106TH CONGRESS 2D SESSION

H. R. 4680

[Report No. 106-]

To amend title XVIII of the Social Security Act to provide for a voluntary program for prescription drug coverage under the Medicare Program, to modernize the Medicare Program, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

June 15, 2000

Mr. Thomas (for himself, Mr. Burr of North Carolina, Mr. Peterson of Minnesota, Mr. Bliley, and Mr. Hall of Texas) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

June . 2000

Reported from the Committee on Ways and Means with an amendment [Strike out all after the enacting clause and insert the part printed in italic] [For text of introduced bill, see copy of bill as introduced on June 15, 2000]

A BILL

- To amend title XVIII of the Social Security Act to provide for a voluntary program for prescription drug coverage under the Medicare Program, to modernize the Medicare Program, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,



1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Medicare Rx 2000 Act".
- 4 (b) Table of Contents of this
- 5 Act is as follows:
 - Sec. 1. Short title: table of contents.

TITLE I-MEDICARE PRESCRIPTION DRUG BENEFIT

Sec. 101. Establishment of a medicare prescription drug benefit.

"PART D-VOLUNTARY PRESCRIPTION DRUG BENEFIT PROGRAM

- "Sec. 1860A. Benefits; eligibility; enrollment; and coverage period.
- "Sec. 1860B. Requirements for qualified prescription drug coverage.
- "Sec. 1860C. Beneficiary protections for qualified prescription drug coverage.
- "Sec. 1860D. Requirements for prescription drug plan (PDP) sponsors; contracts; establishment of standards.
- "Sec. 1860E. Process for beneficiaries to select qualified prescription drug coverage.
- "Sec. 1860F. Premiums.
- "Sec. 1860G. Premium and cost-sharing subsidies for low-income individuals.
- "Sec. 1860H. Subsidies for all medicare beneficiaries through reinsurance for qualified prescription drug coverage.
- "Sec. 1860I. Medicare Prescription Drug Account in Federal Supplementary Medical Insurance Trust Fund.
- "Sec. 1860J. Definitions; treatment of references to provisions in part C."
- Sec. 102. Offering of qualified prescription drug coverage under the Medicare+ Choice program.
- Sec. 103. Medicaid amendments.
- Sec. 104. Medigap transition provisions.
- Sec. 105. Demonstration project for disease management for severely chronically ill medicare beneficiaries.

TITLE II—MODERNIZATION OF ADMINISTRATION OF MEDICARE

Subtitle A—Medicare Benefits Administration

- Sec. 201. Establishment of administration.
 - "Sec. 1807. Medicare Benefits Administration."
- Sec. 202. Miscellaneous administrative provisions.

Subtitle B—Oversight of Financial Sustainability of the Medicare Program

Sec. 211. Additional requirements for annual financial report and oversight on medicare program.

Subtitle C—Changes in Medicare Coverage and Appeals Process

Sec. 221. Revisions to medicare appeals process.



- Sec. 222. Provisions with respect to limitations on liability of beneficiaries.
- Sec. 223. Waivers of liability for cost sharing amounts.
- Sec. 224. Elimination of motions by the Secretary on decisions of the Provider Reimbursement Review Board.

TITLE III—MEDICARE+ CHOICE REFORMS; PRESERVATION OF MEDICARE PART B DRUG BENEFIT

Subtitle A—Medicare+ Choice Reforms

- Sec. 301. Increase in national per capita Medicare+ Choice growth percentage in 2001 and 2002.
- Sec. 302. Permanently removing application of budget neutrality beginning in 2002.
- Sec. 303. Increasing minimum payment amount.
- Sec. 304. Allowing movement to 50:50 percent blend in 2002.
- Sec. 305. Increased update for payment areas with only one or no Medicare+ Choice contracts.
- Sec. 306. Permitting higher negotiated rates in certain Medicare+ Choice payment areas below national average.
- Sec. 307. 10-year phase in of risk adjustment based on data from all settings.

Subtitle B—Preservation of Medicare Coverage of Drugs and Biologicals

- Sec. 311. Preservation of coverage of drugs and biologicals under part B of the medicare program.
- Sec. 312. GAO report on part B payment for drugs and biologicals and related services.

1 TITLE I—MEDICARE 2 PRESCRIPTION DRUG BENEFIT

- S SEC. 101. ESTABLISHMENT OF A MEDICARE PRESCRIPTION
- 4 **DRUG BENEFIT.**
- 5 (a) In General.—Title XVIII of the Social Security
- 6 Act is amended—
- 7 (1) by redesignating part D as part E; and
- 8 (2) by inserting after part C the following new
- 9 part:



1	"PART D—VOLUNTARY PRESCRIPTION DRUG BENEFIT
2	PROGRAM
3	"SEC. 1860A. BENEFITS; ELIGIBILITY; ENROLLMENT; AND
4	COVERAGE PERIOD.
5	"(a) Provision of Qualified Prescription Drug
6	Coverage Through Enrollment in Plans.—Subject to
7	the succeeding provisions of this part, each individual who
8	is enrolled under part B is entitled to obtain qualified pre-
9	scription drug coverage (described in section 1860B(a)) as
10	follows:
11	"(1) MEDICARE+ CHOICE PLAN.—If the indi-
12	vidual is eligible to enroll in a Medicare+ Choice plan
13	that provides qualified prescription drug coverage
14	under section 1851(j), the individual may enroll in
15	the plan and obtain coverage through such plan.
16	"(2) Prescription drug plan.—If the indi-
17	vidual is not enrolled in a Medicare+Choice plan
18	that provides qualified prescription drug coverage, the
19	individual may enroll under this part in a prescrip-
20	tion drug plan (as defined in section 1860C(a)).
21	Such individuals shall have a choice of such plans under
22	section 1860E(d).
23	"(b) General Election Procedures.—
24	"(1) In GENERAL.—An individual may elect to
25	enroll in a prescription drug plan under this part, or



1	elect the option of qualified prescription drug cov-
2	erage under a Medicare+ Choice plan under part C,
3	and change such election only in such manner and
4	form as may be prescribed by regulations of the Ad-
5	ministrator of the Medicare Benefits Administration
6	(appointed under section 1807(b)) (in this part re-
7	ferred to as the 'Medicare Benefits Administrator')
8	and only during an election period prescribed in or
9	under this subsection.
10	"(2) Election periods.—
11	"(A) In General.—Except as provided in
12	this paragraph, the election periods under this
13	subsection shall be the same as the coverage elec-
14	tion periods under the Medicare+ Choice pro-
15	gram under section 1851(e), including—
16	"(i) annual coordinated election peri-
17	ods; and
18	"(ii) special election periods.
19	In applying the last sentence of section
20	1851(e)(4) (relating to discontinuance of a
21	Medicare+ Choice election during the first year
22	of eligibility) under this subparagraph, in the
23	case of an election described in such section in
24	which the individual had elected or is provided

qualified prescription drug coverage at the time



1	of such first enrollment, the individual shall be
2	permitted to enroll in a prescription drug plan
3	under this part at the time of the election of cov-
4	erage under the original fee-for-service plan.
5	"(B) Initial election periods.—
6	"(i) Individuals currently cov-
7	ERED.—In the case of an individual who is
8	enrolled under part B as of November 1,
9	2002, there shall be an initial election pe-
10	riod of 6 months beginning on that date.
11	"(ii) Individual covered in fu-
12	TURE.—In the case of an individual who is
13	first enrolled under part B after November
14	1, 2002, there shall be an initial election pe-
15	riod which is the same as the initial enroll-
16	ment period under section 1837(d).
17	"(C) Additional special election peri-
18	ODS.—The Medicare Benefits Administrator
19	shall establish special election periods—
20	"(i) in cases of individuals who have
21	and involuntarily lose prescription drug
22	coverage described in subsection $(c)(2)(C)$;
23	"(ii) in cases described in section
24	1837(h) (relating to errors in enrollment),



1	in the same manner as such section applies
2	to part B; and
3	"(iii) in the case of an individual who
4	meets such exceptional conditions (including
5	conditions recognized under section
6	1851(d)(4)(D)) as the Administrator may
7	provide.
8	"(D) ONE-TIME ENROLLMENT PERMITTED
9	FOR CURRENT PART A ONLY BENEFICIARIES.—In
10	the case of an individual who as of November 1,
11	2002—
12	"(i) is entitled to benefits under part
13	A; and
14	"(ii) is not (and has not previously
15	been) enrolled under part B;
16	the individual shall be eligible to enroll in a pre-
17	scription drug plan under this part but only
18	during the period described in subparagraph
19	(B)(i). If the individual enrolls in such a plan,
20	the individual may change such enrollment
21	under this part, but the individual may not en-
22	roll in a Medicare+Choice plan under part C
23	unless the individual enrolls under part B. Noth-
24	ing in this subparagraph shall be construed as
25	providing for coverage under a prescription drug



1	plan of benefits that are excluded because of the
2	application of section 1860B(f)(2)(B).
3	"(c) Guaranteed Issue; Community Rating; and
4	Nondiscrimination.—
5	"(1) Guaranteed issue.—
6	"(A) In GENERAL.—An eligible individual
7	who is eligible to elect qualified prescription
8	drug coverage under a prescription drug plan or
9	Medicare+ Choice plan at a time during which
10	elections are accepted under this part with re-
11	spect to the plan shall not be denied enrollment
12	based on any health status-related factor (de-
13	scribed in section 2702(a)(1) of the Public
14	Health Service Act) or any other factor.
15	"(B) MEDICARE+ CHOICE LIMITATIONS PER-
16	MITTED.—The provisions of paragraphs (2) and
17	(3) (other than subparagraph (C)(i), relating to
18	default enrollment) of section 1851(g) (relating
19	to priority and limitation on termination of
20	election) shall apply to PDP sponsors under this
21	subsection.
22	"(2) Community-rated premium.—
23	"(A) In general.—In the case of an indi-
24	vidual who maintains (as determined under sub-
25	paragraph (C)) continuous prescription drug



1	coverage since first qualifying to elect prescrip-
2	tion drug coverage under this part, a PDP spon-
3	sor or Medicare+ Choice organization offering a
4	prescription drug plan or Medicare+ Choice plan
5	that provides qualified prescription drug cov-
6	erage and in which the individual is enrolled
7	may not deny, limit, or condition the coverage or
8	provision of covered prescription drug benefits or
9	increase the premium under the plan based on
10	any health status-related factor described in sec-
11	tion 2702(a)(1) of the Public Health Service Act
12	or any other factor.
13	"(B) Late enrollment penalty.—In the

"(B) Late enrollment penalty.—In the case of an individual who does not maintain such continuous prescription drug coverage, a PDP sponsor or Medicare+ Choice organization may (notwithstanding any provision in this title) increase the premium otherwise applicable or impose a pre-existing condition exclusion with respect to qualified prescription drug coverage in a manner that reflects additional actuarial risk involved. Such a risk shall be established through an appropriate actuarial opinion of the type described in subparagraphs (A) through (C) of section 2103(c)(4).



1	"(C) CONTINUOUS PRESCRIPTION DRUG
2	coverage.—An individual is considered for
3	purposes of this part to be maintaining contin-
4	uous prescription drug coverage on and after a
5	date if the individual establishes that there is no
6	period of 63 days or longer on and after such
7	date (beginning not earlier than January 1,
8	2003) during all of which the individual did not
9	have any of the following prescription drug cov-
10	erage:
11	"(i) COVERAGE UNDER PRESCRIPTION
12	DRUG PLAN OR MEDICARE+ CHOICE PLAN.—
13	Qualified prescription drug coverage under
14	a prescription drug plan or under a
15	Medicare+ Choice plan.
16	"(ii) MEDICAID PRESCRIPTION DRUG
17	COVERAGE.—Prescription drug coverage
18	under a medicaid plan under title XIX, in-
19	cluding through the Program of All-inclu-
20	sive Care for the Elderly (PACE) under sec-
21	tion 1934, through a social health mainte-
22	nance organization (referred to in section
23	4104(c) of the Balanced Budget Act of
24	1997), or through a Medicare+ Choice

project that demonstrates the application of



1	capitation payment rates for frail elderly
2	medicare beneficiaries through the use of a
3	interdisciplinary team and through the pro-
4	vision of primary care services to such bene-
5	ficiaries by means of such a team at the
6	nursing facility involved.
7	"(iii) Prescription drug coverage
8	UNDER GROUP HEALTH PLAN.—Any out-
9	patient prescription drug coverage under a
10	group health plan, including a health bene-
11	fits plan under the Federal Employees
12	Health Benefit Plan under chapter 89 of
13	title 5, United States Code, and a qualified
14	retiree prescription drug plan as defined in
15	section 1860H(f)(1).
16	"(iv) Prescription drug coverage
17	UNDER CERTAIN MEDIGAP POLICIES.—Cov-
18	erage under a medicare supplemental policy
19	under section 1882 that provides benefits for
20	prescription drugs (whether or not such cov-
21	erage conforms to the standards for pack-
22	ages of benefits under section $1882(p)(1)$,
23	but only if the policy was in effect on Janu-
24	ary 1, 2003, and only until the date such

coverage is terminated.



1	"(v) State pharmaceutical assist-
2	ANCE PROGRAM.—Coverage of prescription
3	drugs under a State pharmaceutical assist-
4	ance program.
5	"(vi) Veterans' coverage of pre-
6	SCRIPTION DRUGS.—Coverage of prescrip-
7	tion drugs for veterans under chapter 17 of
8	title 38, United States Code.
9	"(D) CERTIFICATION.—For purposes of car-
10	rying out this paragraph, the certifications of the
11	type described in sections 2701(e) of the Public
12	Health Service Act and in section 9801(e) of the
13	Internal Revenue Code shall also include a state-
14	ment for the period of coverage of whether the in-
15	dividual involved had prescription drug coverage
16	described in subparagraph (C).
17	"(E) Construction.—Nothing in this sec-
18	tion shall be construed as preventing the
19	disenrollment of an individual from a prescrip-
20	tion drug plan or a Medicare+ Choice plan based
21	on the termination of an election described in
22	section 1851(g)(3), including for non-payment of
23	premiums or for other reasons specified in sub-
24	section (d)(3), which takes into account a grace
25	period described in section 1851(g)(3)(B)(i).



1	"(3) Nondiscrimination.—A PDP sponsor of-
2	fering a prescription drug plan shall not establish a
3	service area in a manner that would discriminate
4	based on health or economic status of potential enroll-
5	ees.
6	"(d) Effective Date of Elections.—
7	"(1) In general.—Except as provided in this
8	section, the Medicare Benefits Administrator shall
9	provide that elections under subsection (b) take effect
10	at the same time as the Secretary provides that simi-
11	lar elections under section 1851(e) take effect under
12	section 1851(f).
13	"(2) No election effective before 2003.—In
14	no case shall any election take effect before January
15	<i>1, 2003.</i>
16	"(3) TERMINATION.—The Medicare Benefits Ad-
17	ministrator shall provide for the termination of an
18	election in the case of—
19	"(A) termination of coverage under part B
20	(other than the case of an individual described
21	in subsection $(b)(2)(D)$ (relating to part A only
22	individuals)); and
23	"(B) termination of elections described in
24	section 1851(g)(3) (including failure to pay re-
25	quired premiums).



1	"SEC. 1860B. REQUIREMENTS FOR QUALIFIED PRESCRIP-
2	TION DRUG COVERAGE.
3	"(a) REQUIREMENTS.—
4	"(1) In general.—For purposes of this part
5	and part C, the term 'qualified prescription drug cov-
6	erage' means either of the following:
7	"(A) STANDARD COVERAGE WITH ACCESS
8	TO NEGOTIATED PRICES.—Standard coverage (as
9	defined in subsection (b)) and access to nego-
10	tiated prices under subsection (d).
11	"(B) ACTUARIALLY EQUIVALENT COVERAGE
12	WITH ACCESS TO NEGOTIATED PRICES.—Cov-
13	erage of covered outpatient drugs which meets the
14	alternative coverage requirements of subsection
15	(c) and access to negotiated prices under sub-
16	section (d).
17	"(2) PERMITTING ADDITIONAL OUTPATIENT PRE-
18	SCRIPTION DRUG COVERAGE.—
19	"(A) In General.—Subject to subpara-
20	graph (B), nothing in this part shall be con-
21	strued as preventing qualified prescription drug
22	coverage from including coverage of covered out-
23	patient drugs that exceeds the coverage required
24	under paragraph (1), but any such additional
25	coverage shall be limited to coverage of covered
26	outpatient drugs.



1	"(B) DISAPPROVAL AUTHORITY.—The Medi-
2	care Benefits Administrator shall review the of-
3	fering of qualified prescription drug coverage
4	under this part or part C. If the Administrator
5	finds that, in the case of a qualified prescription
6	drug coverage under a prescription drug plan or
7	a Medicare+ Choice plan, that the organization
8	or sponsor offering the coverage is purposefully
9	engaged in activities intended to result in favor-
10	able selection of those eligible medicare bene-
11	ficiaries obtaining coverage through the plan, the
12	Administrator may terminate the contract with
13	the sponsor or organization under this part or
14	part C.
15	"(3) APPLICATION OF SECONDARY PAYOR PROVI-
16	SIONS.—The provisions of section 1852(a)(4) shall
17	apply under this part in the same manner as they
18	apply under part C.
19	"(b) Standard Coverage.—For purposes of this
20	part, the 'standard coverage' is coverage of covered out-
21	patient drugs (as defined in subsection (f)) that meets the
22	following requirements:
23	"(1) DEDUCTIBLE.—The coverage has an annual
24	deductible—
25	"(A) for 2003, that is equal to \$250; or



1	"(B) for a subsequent year, that is equal to
2	the amount specified under this paragraph for
3	the previous year increased by the percentage
4	specified in paragraph (5) for the year involved.
5	Any amount determined under subparagraph (B)
6	that is not a multiple of \$5 shall be rounded to the
7	nearest multiple of \$5.
8	"(2) Limits on cost-sharing.—The coverage
9	has cost-sharing (for costs above the annual deductible
10	specified in paragraph (1) and up to the initial cov-
11	erage limit under paragraph (3)) that is equal to 50
12	percent or that is actuarially consistent (using proc-
13	esses established under subsection (e)) with an average
14	expected payment of 50 percent of such costs.
15	"(3) Initial coverage limit.—Subject to para-
16	graph (4), the coverage has an initial coverage limit
17	on the maximum costs that may be recognized for
18	payment purposes (above the annual deductible)—
19	"(A) for 2003, that is equal to \$2,100; or
20	"(B) for a subsequent year, that is equal to
21	the amount specified in this paragraph for the
22	previous year, increased by the annual percent-
23	age increase described in paragraph (5) for the
24	year involved.



1	Any amount determined under subparagraph (B)
2	that is not a multiple of \$25 shall be rounded to the
3	nearest multiple of \$25.
4	"(4) Limitation on out-of-pocket expendi-
5	TURES BY BENEFICIARY.—
6	"(A) In GENERAL.—Notwithstanding para-
7	graph (3), the coverage provides benefits without
8	any cost-sharing after the individual has in-
9	curred costs (as described in subparagraph (C))
10	for covered outpatient drugs in a year equal to
11	the annual out-of-pocket limit specified in sub-
12	paragraph (B).
13	"(B) Annual out-of-pocket limit.—For
14	purposes of this part, the 'annual out-of-pocket
15	limit' specified in this subparagraph—
16	"(i) for 2003, is equal to \$6,000; or
17	"(ii) for a subsequent year, is equal to
18	the amount specified in this subparagraph
19	for the previous year, increased by the an-
20	nual percentage increase described in para-
21	graph (5) for the year involved.
22	Any amount determined under clause (ii) that is
23	not a multiple of \$100 shall be rounded to the
24	nearest multiple of \$100



1	"(C) APPLICATION.—In applying subpara-
2	graph (A)—
3	"(i) incurred costs shall only include
4	costs incurred for the annual deductible (de-
5	scribed in paragraph (1)), cost-sharing (de-
6	scribed in paragraph (2)), and amounts for
7	which benefits are not provided because of
8	the application of the initial coverage limit
9	described in paragraph (3); and
10	"(ii) such costs shall be treated as in-
11	curred without regard to whether the indi-
12	vidual or another person, including a State
13	program or other third-party coverage, has
14	paid for such costs.
15	"(5) Annual percentage increase.—For pur-
16	poses of this part, the annual percentage increase
17	specified in this paragraph for a year is equal to the
18	annual percentage increase in average per capita ag-
19	gregate expenditures for covered outpatient drugs in
20	the United States for medicare beneficiaries, as deter-
21	mined by the Medicare Benefits Administrator for the
22	12-month period ending in July of the previous year.
23	"(c) Alternative Coverage Requirements.—A
24	prescription drug plan or Medicare+ Choice plan may pro-
25	vide a different prescription drug benefit design from the



1	standard coverage described in subsection (b) so long as the
2	following requirements are met:
3	"(1) Assuring at least actuarially equiva-
4	LENT COVERAGE.—
5	"(A) ASSURING EQUIVALENT VALUE OF
6	TOTAL COVERAGE.—The actuarial value of the
7	total coverage (as determined under subsection
8	(e)) is at least equal to the actuarial value (as
9	so determined) of standard coverage.
10	"(B) Assuring equivalent unsubsidized
11	VALUE OF COVERAGE.—The unsubsidized value
12	of the coverage is at least equal to the unsub-
13	sidized value of standard coverage. For purposes
14	of this subparagraph, the unsubsidized value of
15	coverage is the amount by which the actuarial
16	value of the coverage (as determined under sub-
17	section (e)) exceeds the actuarial value of the re-
18	insurance subsidy payments under section
19	1860H with respect to such coverage.
20	"(C) Assuring standard payment for
21	COSTS AT INITIAL COVERAGE LIMIT.—The cov-
22	erage is designed, based upon an actuarially rep-
23	resentative pattern of utilization (as determined
24	under subsection (e)) to provide for the pay-

ment, with respect to costs incurred that are



1	equal to the sum of the deductible under sub-
2	section $(b)(1)$ and the initial coverage limit
3	under subsection $(b)(3)$, of an amount equal to at
4	least such initial coverage limit multiplied by
5	the percentage specified in subsection $(b)(2)$.
6	"(2) Limitation on out-of-pocket expendi-
7	TURES BY BENEFICIARIES.—The coverage provides the
8	limitation on out-of-pocket expenditures by bene-
9	ficiaries described in subsection (b)(4).
10	"(d) Access to Negotiated Prices.—Under quali-
11	fied prescription drug coverage offered by a PDP sponsor
12	or a Medicare+ Choice organization, the sponsor or organi-
13	zation shall provide beneficiaries with access to negotiated
14	prices (including applicable discounts) used for payment
15	for covered outpatient drugs, regardless of the fact that no
16	benefits may be payable under the coverage with respect to
17	such drugs because of the application of cost-sharing or an
18	initial coverage limit (described in subsection (b)(3)). Inso-
19	far as a State elects to provide medical assistance under
20	title XIX for a drug based on the prices negotiated by a
21	prescription drug plan under this part, the requirements
22	of section 1927 shall not apply to such drugs.
23	"(e) Actuarial Valuation; Determination of An-
24	NUAL PERCENTAGE INCREASES.—



1	"(1) Processes.—For purposes of this section,
2	the Medicare Benefits Administrator shall establish
3	processes and methods—
4	"(A) for determining the actuarial valu-
5	ation of prescription drug coverage, including—
6	"(i) an actuarial valuation of standard
7	coverage and of the reinsurance subsidy
8	payments under section 1860H;
9	"(ii) the use of generally accepted actu-
10	arial principles and methodologies; and
11	"(iii) applying the same methodology
12	for determinations of alternative coverage
13	under subsection (c) as is used with respect
14	to determinations of standard coverage
15	under subsection (b); and
16	"(B) for determining annual percentage in-
17	creases described in subsection (b)(5).
18	"(2) Use of outside actuaries.—Under the
19	processes under paragraph (1)(A), PDP sponsors and
20	Medicare+ Choice organizations may use actuarial
21	opinions certified by independent, qualified actuaries
22	to establish actuarial values.
23	"(f) Covered Outpatient Drugs Defined.—



1	"(1) In GENERAL.—Except as provided in this
2	subsection, for purposes of this part, the term 'covered
3	outpatient drug' means—
4	"(A) a drug that may be dispensed only
5	upon a prescription and that is described in sub-
6	paragraph $(A)(i)$ or $(A)(ii)$ of section $1927(k)(2)$;
7	or
8	"(B) a biological product or insulin de-
9	scribed in subparagraph (B) or (C) of such sec-
10	tion;
11	and such term includes any use of a covered out-
12	patient drug for a medically accepted indication (as
13	defined in section $1927(k)(6)$).
14	"(2) Exclusions.—
15	"(A) In general.—Such term does not in-
16	clude drugs or classes of drugs, or their medical
17	uses, which may be excluded from coverage or
18	otherwise restricted under section 1927(d)(2),
19	other than subparagraph (E) thereof (relating to
20	smoking cessation agents).
21	"(B) AVOIDANCE OF DUPLICATE COV-
22	ERAGE.—A drug prescribed for an individual
23	that would otherwise be a covered outpatient
24	drug under this part shall not be so considered

if payment for such drug is available under part



1	A or B (but shall be so considered if such pay-
2	ment is not available because benefits under part
3	A or B have been exhausted), without regard to
4	whether the individual is entitled to benefits
5	under part A or enrolled under part B.
6	"(3) APPLICATION OF FORMULARY RESTRIC-
7	TIONS.—A drug prescribed for an individual that
8	would otherwise be a covered outpatient drug under
9	this part shall not be so considered under a plan if
10	the plan excludes the drug under a formulary that
11	meets the requirements of section 1860C(f)(2) (includ-
12	ing providing an appeal process).
13	"(4) APPLICATION OF GENERAL EXCLUSION PRO-
14	VISIONS.—A prescription drug plan or
15	Medicare+ Choice plan may exclude from qualified
16	prescription drug coverage any covered outpatient
17	drug—
18	"(A) for which payment would not be made
19	if section 1862(a) applied to part D; or
20	"(B) which are not prescribed in accordance
21	with the plan or this part.
22	Such exclusions are determinations subject to recon-
23	sideration and appeal pursuant to section 1860C(f).
24	"(5) Study on inclusion of drugs treating
25	MORBID OBESITY.—The Medicare Policy Advisory



1	Board shall provide for a study on removing the ex-
2	clusion under paragraph (2)(A) for coverage of agents
3	used for weight loss in the case of morbidly obese in-
4	dividuals. The Board shall report to Congress on the
5	results of the study not later than March 1, 2002.
6	"SEC. 1860C. BENEFICIARY PROTECTIONS FOR QUALIFIED
7	PRESCRIPTION DRUG COVERAGE.
8	"(a) Guaranteed Issue Community-Related Pre-
9	MIUMS AND NONDISCRIMINATION.—For provisions requir-
10	ing guaranteed issue, community-rated premiums, and
11	nondiscrimination, see sections $1860A(c)(1)$, $1860A(c)(2)$,
12	and 1860F(b).
13	"(b) Dissemination of Information.—
14	"(1) GENERAL INFORMATION.—A PDP sponsor
15	shall disclose, in a clear, accurate, and standardized
16	form to each enrollee with a prescription drug plan
17	offered by the sponsor under this part at the time of
18	enrollment and at least annually thereafter, the infor-
19	mation described in section 1852(c)(1) relating to
20	such plan. Such information includes the following:
21	"(A) Access to covered outpatient drugs, in-
22	cluding access through pharmacy networks.
23	"(B) How any formulary used by the spon-
24	sor functions.



1	"(C) Co-payments and deductible require-
2	ments.
3	"(D) Grievance and appeals procedures.
4	"(2) Disclosure upon request of general
5	COVERAGE, UTILIZATION, AND GRIEVANCE INFORMA-
6	TION.—Upon request of an individual eligible to en-
7	roll under a prescription drug plan, the PDP sponsor
8	shall provide the information described in section
9	1852(c)(2) (other than subparagraph (D)) to such in-
10	dividual.
11	"(3) RESPONSE TO BENEFICIARY QUESTIONS.—
12	Each PDP sponsor offering a prescription drug plan
13	shall have a mechanism for providing specific infor-
14	mation to enrollees upon request. The sponsor shall
15	make available, through an Internet website and in
16	writing upon request, information on specific changes
17	in its formulary.
18	"(4) Claims information.—Each PDP sponsor
19	offering a prescription drug plan must furnish to en-
20	rolled individuals in a form easily understandable to
21	such individuals an explanation of benefits (in ac-
22	cordance with section 1806(a) or in a comparable
23	manner) and a notice of the benefits in relation to
24	initial coverage limit and annual out-of-pocket limit

for the current year, whenever prescription drug bene-



1	fits are provided under this part (except that such no-
2	tice need not be provided more often than monthly).
3	"(c) Access to Covered Benefits.—
4	"(1) Assuring pharmacy access.—The PDP
5	sponsor of the prescription drug plan shall secure the
6	participation of sufficient numbers of pharmacies
7	(which may include mail order pharmacies) to ensure
8	convenient access (including adequate emergency ac-
9	cess) for enrolled beneficiaries, in accordance with
10	standards established under section 1860D(e) that en-
11	sure such convenient access. Nothing in this para-
12	graph shall be construed as requiring the participa-
13	tion of (or permitting the exclusion of) all pharmacies
14	in any area under a plan.
15	"(2) Access to negotiated prices for pre-
16	SCRIPTION DRUGS.—The PDP sponsor of a prescrip-
17	tion drug plan shall issue such a card that may be
18	used by an enrolled beneficiary to assure access to ne-
19	gotiated prices under section 1860B(d) for the pur-
20	chase of prescription drugs for which coverage is not
21	otherwise provided under the prescription drug plan.
22	"(3) REQUIREMENTS ON DEVELOPMENT AND AP-
23	PLICATION OF FORMULARIES.—Insofar as a PDP
24	sponsor of a prescription drug plan uses a formulary,

the following requirements must be met:



1	"(A) FORMULARY COMMITTEE.—The spon-
2	sor must establish a pharmaceutical and thera-
3	peutic committee that develops the formulary.
4	Such committee shall include at least one physi-
5	cian and at least one pharmacist.
6	"(B) Inclusion of drugs in all thera-
7	PEUTIC CATEGORIES.—The formulary must in-
8	clude drugs within all therapeutic categories and
9	classes of covered outpatient drugs (although not
10	necessarily for all drugs within such categories
11	and classes).
12	"(C) APPEALS AND EXCEPTIONS TO APPLI-
13	CATION.—The PDP sponsor must have, as part
14	of the appeals process under subsection $(f)(2)$, a
15	process for appeals for denials of coverage based
16	on such application of the formulary.
17	"(d) Cost and Utilization Management; Quality
18	ASSURANCE; MEDICATION THERAPY MANAGEMENT PRO-
19	GRAM.—
20	"(1) In General.—The PDP sponsor shall have
21	in place—
22	"(A) an effective cost and drug utilization
23	management program, including appropriate in-
24	centives to use generic drugs, when appropriate;



1	"(B) quality assurance measures and sys-
2	tems to reduce medical errors and adverse drug
3	interactions, including a medication therapy
4	management program described in paragraph
5	(2); and
6	"(C) a program to control fraud, abuse, and
7	waste.
8	"(2) MEDICATION THERAPY MANAGEMENT PRO-
9	GRAM.—
10	"(A) IN GENERAL.—A medication therapy
11	management program described in this para-
12	graph is a program of drug therapy management
13	and medication administration that is designed
14	to assure that covered outpatient drugs under the
15	prescription drug plan are appropriately used to
16	achieve therapeutic goals and reduce the risk of
17	adverse events, including adverse drug inter-
18	actions.
19	"(B) ELEMENTS.—Such program may
20	include—
21	"(i) enhanced beneficiary under-
22	standing of such appropriate use through
23	beneficiary education, counseling, and other
24	appropriate means; and



1	"(ii) increased beneficiary adherence
2	with prescription medication regimens
3	through medication refill reminders, special
4	packaging, and other appropriate means.
5	"(C) DEVELOPMENT OF PROGRAM IN CO-
6	OPERATION WITH LICENSED PHARMACISTS.—The
7	program shall be developed in cooperation with
8	licensed pharmacists and physicians.
9	"(D) Considerations in Pharmacy
10	FEES.—The PDP sponsor of a prescription drug
11	program shall take into account, in establishing
12	fees for pharmacists and others providing serv-
13	ices under the medication therapy management
14	program, the resources and time used in imple-
15	menting the program.
16	"(3) Treatment of accreditation.—Section
17	1852(e)(4) (relating to treatment of accreditation)
18	shall apply to prescription drug plans under this part
19	with respect to the following requirements, in the
20	same manner as they apply to Medicare+Choice
21	plans under part C with respect to the requirements
22	described in a clause of section 1852(e)(4)(B):
23	"(A) Paragraph (1) (including quality as-
24	surance), including medication therapy manage-
25	ment program under paragraph (2).



1	"(B) Subsection (c)(1) (relating to access to
2	covered benefits).
3	"(C) Subsection (g) (relating to confiden-
4	tiality and accuracy of enrollee records).
5	"(4) Public disclosure of pharmaceutical
6	PRICES FOR GENERIC EQUIVALENT DRUGS.—Each
7	PDP sponsor shall provide that each pharmacy or
8	other dispenser that arranges for the dispensing of a
9	covered outpatient drug shall inform the beneficiary
10	at the time of purchase of the drug of any differential
11	between the price of the prescribed drug to the enrollee
12	and the price of the lowest cost generic drug that is
13	therapeutically and pharmaceutically equivalent and
14	bioequivalent.
15	"(e) Grievance Mechanism.—Each PDP sponsor
16	shall provide meaningful procedures for hearing and resolv-
17	ing grievances between the organization (including any en-
18	tity or individual through which the sponsor provides cov-
19	ered benefits) and enrollees with prescription drug plans of
20	the sponsor under this part in accordance with section
21	1852(f).
22	"(f) COVERAGE DETERMINATIONS, RECONSIDER-
23	ATIONS, AND APPEALS.—
24	"(1) In general.—A PDP sponsor shall meet
25	the requirements of section 1852(g) with respect to



1	covered benefits under the prescription drug plan it
2	offers under this part in the same manner as such re-
3	quirements apply to a Medicare+ Choice organization
4	with respect to benefits it offers under a
5	Medicare+ Choice plan under part C.
6	"(2) APPEALS OF FORMULARY DETERMINA-
7	TIONS.—Under the appeals process under paragraph
8	(1) an individual who is enrolled in a prescription
9	drug plan offered by a PDP sponsor may appeal to
10	obtain coverage for a covered outpatient drug that is
11	not on the formulary of the sponsor (established under
12	subsection (c)) if the prescribing physician determines
13	that the therapeutically similar drug that is on the
14	formulary is not as effective for the enrollee or has
15	significant adverse effects for the enrollee.
16	"(g) Confidentiality and Accuracy of Enrollee
17	Records.—A PDP sponsor shall meet the requirements of
18	section 1852(h) with respect to enrollees under this part in
19	the same manner as such requirements apply to a
20	Medicare+ Choice organization with respect to enrollees
21	under part C.



1	"SEC. 1860D. REQUIREMENTS FOR PRESCRIPTION DRUG
2	PLAN (PDP) SPONSORS; CONTRACTS; ESTAB-
3	LISHMENT OF STANDARDS.
4	"(a) GENERAL REQUIREMENTS.—Each PDP sponsor
5	of a prescription drug plan shall meet the following require-
6	ments:
7	"(1) Licensure.—Subject to subsection (c), the
8	sponsor is organized and licensed under State law as
9	a risk-bearing entity eligible to offer health insurance
10	or health benefits coverage in each State in which it
11	offers a prescription drug plan.
12	"(2) Assumption of full financial risk.—
13	"(A) In GENERAL.—Subject to subpara-
14	graph (B) and section 1860E(d)(2), the entity
15	assumes full financial risk on a prospective basis
16	for qualified prescription drug coverage that it
17	offers under a prescription drug plan and that
18	is not covered under reinsurance under section
19	1860H.
20	"(B) REINSURANCE PERMITTED.—The enti-
21	ty may obtain insurance or make other arrange-
22	ments for the cost of coverage provided to any
23	enrolled member under this part.
24	"(3) Solvency for unlicensed sponsors.—In
25	the case of a sponsor that is not described in para-
26	graph (1), the sponsor shall meet solvency standards



1	established by the Medicare Benefits Administrator
2	under subsection (d).
3	"(b) Contract Requirements.—
4	"(1) In GENERAL.—The Medicare Benefits Ad-
5	ministrator shall not permit the election under section
6	1860A of a prescription drug plan offered by a PDP
7	sponsor under this part, and the sponsor shall not be
8	eligible for payments under section 1860G or 1860H,
9	unless the Administrator has entered into a contract
10	under this subsection with the sponsor with respect to
11	the offering of such plan. Such a contract with a
12	sponsor may cover more than 1 prescription drug
13	plan. Such contract shall provide that the sponsor
14	agrees to comply with the applicable requirements
15	and standards of this part and the terms and condi-
16	tions of payment as provided for in this part.
17	"(2) Negotiation regarding terms and con-
18	DITIONS.—The Medicare Benefits Administrator shall
19	have the same authority to negotiate the terms and
20	conditions of prescription drug plans under this part
21	as the Director of the Office of Personnel Management
22	has with respect to health benefits plans under chap-
23	ter 89 of title 5, United States Code. In negotiating
24	the terms and conditions regarding premiums for

which information is submitted under section



1	1860F(a)(2), the Administrator shall take into ac-
2	count the reinsurance subsidy payments under section
3	1860H and the adjusted community rate (as defined
4	in section 1854(f)(3)) for the benefits covered.
5	"(3) Incorporation of certain
6	MEDICARE+ CHOICE CONTRACT REQUIREMENTS.—The
7	following provisions of section 1857 shall apply, sub-
8	ject to subsection (c)(5), to contracts under this sec-
9	tion in the same manner as they apply to contracts
10	under section 1857(a):
11	"(A) MINIMUM ENROLLMENT.—Paragraphs
12	(1) and (3) of section 1857(b).
13	"(B) CONTRACT PERIOD AND EFFECTIVE-
14	NESS.—Paragraphs (1) through (3) and (5) of
15	section 1857(c).
16	"(C) PROTECTIONS AGAINST FRAUD AND
17	BENEFICIARY PROTECTIONS.—Section 1857(d).
18	"(D) Additional contract terms.—Sec-
19	tion 1857(e); except that in applying section
20	1857(e)(2) under this part—
21	"(i) such section shall be applied sepa-
22	rately to costs relating to this part (from
23	costs under part C);
24	"(ii) in no case shall the amount of the
25	fee established under this subparagraph for



1	a plan exceed 20 percent of the maximum
2	amount of the fee that may be established
3	under subparagraph (B) of such section;
4	and
5	"(iii) no fees shall be applied under
6	this subparagraph with respect to
7	Medicare+ Choice plans.
8	"(E) Intermediate sanctions.—Section
9	1857(g).
10	"(F) PROCEDURES FOR TERMINATION.—
11	Section 1857(h).
12	"(4) Rules of application for intermediate
13	SANCTIONS.—In applying paragraph (3)(E)—
14	"(A) the reference in section 1857(g)(1)(B)
15	to section 1854 is deemed a reference to this
16	part; and
17	"(B) the reference in section $1857(g)(1)(F)$
18	to section 1852(k)(2)(A)(ii) shall not be applied.
19	"(c) Waiver of Certain Requirements to Expand
20	Сноісе.—
21	"(1) In general.—In the case of an entity that
22	seeks to offer a prescription drug plan in a State, the
23	Medicare Benefits Administrator shall waive the re-
24	quirement of subsection (a)(1) that the entity be li-
25	censed in that State if the Administrator determines,



1	based on the application and other evidence presented
2	to the Administrator, that any of the grounds for ap-
3	proval of the application described in paragraph (2)
4	has been met.
5	"(2) Grounds for Approval.—The grounds for
6	approval under this paragraph are the grounds for
7	approval described in subparagraph (B), (C), and
8	(D) of section 1855(a)(2), and also include the appli-
9	cation by a State of any grounds other than those re-
10	quired under Federal law.
11	"(3) APPLICATION OF WAIVER PROCEDURES.—
12	With respect to an application for a waiver (or a
13	waiver granted) under this subsection, the provisions
14	of subparagraphs (E), (F), and (G) of section
15	1855(a)(2) shall apply.
16	"(4) Licensure does not substitute for or
17	CONSTITUTE CERTIFICATION.—The fact that an entity
18	is licensed in accordance with subsection (a)(1) does
19	not deem the entity to meet other requirements im-
20	posed under this part for a PDP sponsor.
21	"(5) References to certain provisions.—
22	For purposes of this subsection, in applying provi-
23	sions of section 1855(a)(2) under this subsection to

prescription drug plans and PDP sponsors—



1	"(A) any reference to a waiver application
2	under section 1855 shall be treated as a reference
3	to a waiver application under paragraph (1);
4	and
5	"(B) any reference to solvency standards
6	shall be treated as a reference to solvency stand-
7	ards established under subsection (d).
8	"(d) Solvency Standards for Non-Licensed
9	Sponsors.—
10	"(1) Establishment.—The Medicare Benefits
11	Administrator shall establish, by not later than Octo-
12	ber 1, 2001, financial solvency and capital adequacy
13	standards that an entity that does not meet the re-
14	quirements of subsection (a)(1) must meet to qualify
15	as a PDP sponsor under this part.
16	"(2) Compliance with standards.—Each
17	PDP sponsor that is not licensed by a State under
18	subsection (a)(1) and for which a waiver application
19	has been approved under subsection (c) shall meet sol-
20	vency and capital adequacy standards established
21	under paragraph (1). The Medicare Benefits Adminis-
22	trator shall establish certification procedures for such
23	PDP sponsors with respect to such solvency standards
24	in the manner described in section 1855(c)(2).



1	"(e) Other Standards.—The Medicare Benefits Ad-
2	ministrator shall establish by regulation other standards
3	(not described in subsection (d)) for PDP sponsors and
4	plans consistent with, and to carry out, this part. The Ad-
5	ministrator shall publish such regulations by October 1,
6	2001. In order to carry out this requirement in a timely
7	manner, the Administrator may promulgate regulations
8	that take effect on an interim basis, after notice and pend-
9	ing opportunity for public comment.
10	"(f) Relation to State Laws.—
11	"(1) In General.—The standards established
12	under this section shall supersede any State law or
13	regulation (including standards described in para-
14	graph (2)) with respect to prescription drug plans
15	which are offered by PDP sponsors under this part to
16	the extent such law or regulation is inconsistent with
17	such standards.
18	"(2) Standards specifically superseded.—
19	State standards relating to the following are super-
20	seded under this subsection:
21	"(A) Benefit requirements.
22	"(B) Requirements relating to inclusion or
23	treatment of providers.
24	"(C) Coverage determinations (including re-
25	lated appeals and grievance processes).



I	(D) Establishment and regulation of pre-
2	miums.
3	"(3) Prohibition of state imposition of
4	PREMIUM TAXES.—No State may impose a premium
5	tax or similar tax with respect to premiums paid to
6	PDP sponsors for prescription drug plans under this
7	part, or with respect to any payments made to such
8	a sponsor by the Medicare Benefits Administrator
9	under this part.
10	"SEC. 1860E. PROCESS FOR BENEFICIARIES TO SELECT
11	QUALIFIED PRESCRIPTION DRUG COVERAGE.
12	"(a) In General.—The Medicare Benefits Adminis-
13	trator, through the Office of Beneficiary Assistance, shall
14	establish, based upon and consistent with the procedures
15	used under part C (including section 1851), a process for
16	the selection of the prescription drug plan or
17	Medicare+ Choice plan which offer qualified prescription
18	drug coverage through which eligible individuals elect quali-
19	fied prescription drug coverage under this part.
20	"(b) Elements.—Such process shall include the fol-
21	lowing:
22	"(1) Annual, coordinated election periods, in
23	which such individuals can change the qualifying
24	plans through which they obtain coverage, in accord-
25	ance with section 1860A(b)(2).



1	"(2) Active dissemination of information to pro-
2	mote an informed selection among qualifying plans
3	based upon price, quality, and other features, in the
4	manner described in (and in coordination with) sec-
5	tion 1851(d), including the provision of annual com-
6	parative information, maintenance of a toll-free hot-
7	line, and the use of non-federal entities.
8	"(3) Coordination of elections through filing
9	with a Medicare+Choice organization or a PDP
10	sponsor, in the manner described in (and in coordi-
11	nation with) section $1851(c)(2)$.
12	"(c) Medicare+ Choice Enrollee In Plan Offer-
13	ING PRESCRIPTION DRUG COVERAGE MAY ONLY OBTAIN
14	Benefits Through the Plan.—An individual who is
15	enrolled under a Medicare+ Choice plan that offers qualified
16	prescription drug coverage may only elect to receive quali-
17	fied prescription drug coverage under this part through
18	such plan.
19	"(d) Assuring Access to a Choice of Qualified
20	Prescription Drug Coverage.—
21	"(1) Choice of at least 2 plans in each
22	AREA.—
23	"(A) IN GENERAL.—The Medicare Benefits
24	Administrator shall assure that each individual
25	who is enrolled under part B and who is resid-



1	ing in an area has available, consistent with
2	subparagraph (B), a choice of enrollment in at
3	least 2 qualifying plans (as defined in para-
4	graph (5)) in the area in which the individual
5	resides, at least one of which is a prescription
6	drug plan.
7	"(B) REQUIREMENT FOR DIFFERENT PLAN
8	SPONSORS.—The requirement in subparagraph
9	(A) is not satisfied with respect to an area if
10	only one PDP sponsor or Medicare+ Choice orga-
11	nization offers all the qualifying plans in the
12	area.
13	"(2) Guaranteeing access to coverage.—In
14	order to assure access under paragraph (1) and con-
15	sistent with paragraph (3), the Medicare Benefits Ad-
16	ministrator may provide financial incentives (includ-
17	ing partial underwriting of risk) for a PDP sponsor
18	to expand the service area under an existing prescrip-
19	tion drug plan to adjoining or additional areas or to
20	establish such a plan (including offering such a plan
21	on a regional or nationwide basis), but only so long

as (and to the extent) necessary to assure the access

guaranteed under paragraph (1).



22

1	"(3) Limitation on authority.—In exercising
2	authority under this subsection, the Medicare Benefits
3	Administrator—
4	"(A) shall not provide for the full under-
5	writing of financial risk for any PDP sponsor;
6	"(B) shall not provide for any underwriting
7	of financial risk for a public PDP sponsor with
8	respect to the offering of a nationwide prescrip-
9	tion drug plan; and
10	"(C) shall seek to maximize the assumption
11	of financial risk by PDP sponsors or
12	Medicare+ Choice organizations.
13	"(4) REPORTS.—The Medicare Benefits Admin-
14	istrator shall, in each annual report to Congress
15	under section 1807(f), include information on the ex-
16	ercise of authority under this subsection. The Admin-
17	istrator also shall include such recommendations as
18	may be appropriate to minimize the exercise of such
19	authority, including minimizing the assumption of fi-
20	nancial risk.
21	"(5) Qualifying plan defined.—For purposes
22	of this subsection, the term 'qualifying plan' means a
23	prescription drug plan or a Medicare+ Choice plan
24	that includes qualified prescription drug coverage.



1	"SEC. 1860F. PREMIUMS.
2	"(a) Submission of Premiums and Related Infor-
3	MATION.—
4	"(1) In GENERAL.—Each PDP sponsor shall
5	submit to the Medicare Benefits Administrator infor-
6	mation of the type described in paragraph (2) in the
7	same manner as information is submitted by a
8	Medicare+ Choice organization under section
9	1854(a)(1).
10	"(2) Type of information.—The information
11	described in this paragraph is the following:
12	"(A) Information on the qualified prescrip-
13	tion drug coverage to be provided.
14	"(B) Information on the actuarial value of
15	the coverage.
16	"(C) Information on the monthly premium
17	to be charged for the coverage, including an actu-
18	arial certification of—
19	"(i) the actuarial basis for such pre-
20	mium;
21	"(ii) the portion of such premium at-
22	tributable to benefits in excess of standard
23	coverage; and
24	"(iii) the reduction in such premium
25	resulting from the reinsurance subsidy pay-

ments provided under section 1860H.



1	"(D) Such other information as the Medi-
2	care Benefits Administrator may require to
3	carry out this part.
4	"(3) REVIEW.—The Medicare Benefits Adminis-
5	trator shall review the information filed under para-
6	graph (2) for the purpose of conducting negotiations
7	under section $1860D(b)(2)$.
8	"(b) Uniform Premium.—The premium for a pre-
9	scription drug plan charged under this section may not
10	vary among individuals enrolled in the plan in the same
11	service area, except as is permitted under section
12	1860A(c)(2)(B) (relating to late enrollment penalties).
13	"(c) Terms and Conditions for Imposing Pre-
14	MIUMS.—The provisions of section 1854(d) shall apply
15	under this part in the same manner as they apply under
16	part C, and, for this purpose, the reference in such section
17	to section 1851(g)(3)(B)(i) is deemed a reference to section
18	1860A(d)(3)(B) (relating to failure to pay premiums re-
19	quired under this part).
20	"(d) Acceptance of Reference Premium as Full
21	Premium if No Standard (or Equivalent) Coverage
22	IN AN AREA.—
23	"(1) In general.—If there is no standard pre-
24	scription drug coverage (as defined in paragraph (2))
25	offered in an area, in the case of an individual who



is eligible for a premium subsidy under section 1860G
and resides in the area, the PDP sponsor of any pre-
scription drug plan offered in the area (and any
Medicare+ Choice organization that offers qualified
prescription drug coverage in the area) shall accept
the reference premium under section $1860G(b)(2)$ as
payment in full for the premium charge for qualified
prescription drug coverage.
"(2) Standard prescription drug coverage
DEFINED.—For purposes of this subsection, the term
'standard prescription drug coverage' means qualified
prescription drug coverage that is standard coverage
or that has an actuarial value equivalent to the actu-
or that has an actuarial value equivalent to the actu- arial value for standard coverage.
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arial value for standard coverage.
arial value for standard coverage. "SEC. 1860G. PREMIUM AND COST-SHARING SUBSIDIES FOR
arial value for standard coverage. "SEC. 1860G. PREMIUM AND COST-SHARING SUBSIDIES FOR LOW-INCOME INDIVIDUALS.
arial value for standard coverage. "SEC. 1860G. PREMIUM AND COST-SHARING SUBSIDIES FOR LOW-INCOME INDIVIDUALS. "(a) IN GENERAL.—
arial value for standard coverage. "SEC. 1860G. PREMIUM AND COST-SHARING SUBSIDIES FOR LOW-INCOME INDIVIDUALS. "(a) IN GENERAL.— "(1) FULL PREMIUM SUBSIDY AND REDUCTION
arial value for standard coverage. "SEC. 1860G. PREMIUM AND COST-SHARING SUBSIDIES FOR LOW-INCOME INDIVIDUALS. "(a) IN GENERAL.— "(1) FULL PREMIUM SUBSIDY AND REDUCTION OF COST-SHARING FOR INDIVIDUALS WITH INCOME
arial value for standard coverage. "SEC. 1860G. PREMIUM AND COST-SHARING SUBSIDIES FOR LOW-INCOME INDIVIDUALS. "(a) IN GENERAL.— "(1) FULL PREMIUM SUBSIDY AND REDUCTION OF COST-SHARING FOR INDIVIDUALS WITH INCOME BELOW 135 PERCENT OF FEDERAL POVERTY LEVEL.—
arial value for standard coverage. "SEC. 1860G. PREMIUM AND COST-SHARING SUBSIDIES FOR LOW-INCOME INDIVIDUALS. "(a) IN GENERAL.— "(1) FULL PREMIUM SUBSIDY AND REDUCTION OF COST-SHARING FOR INDIVIDUALS WITH INCOME BELOW 135 PERCENT OF FEDERAL POVERTY LEVEL.— In the case of a subsidy eligible individual (as defined



section—

1	"(A) to a premium subsidy equal to 100
2	percent of the amount described in subsection
3	(b)(1); and
4	"(B) subject to subsection (c), to the substi-
5	tution for the beneficiary cost-sharing described
6	in paragraphs (1) and (2) of section 1860B(b)
7	(up to the initial coverage limit specified in
8	paragraph (3) of such section) of amounts that
9	are nominal.
10	"(2) SLIDING SCALE PREMIUM SUBSIDY FOR IN-
11	DIVIDUALS WITH INCOME ABOVE 135, BUT BELOW 150
12	PERCENT, OF FEDERAL POVERTY LEVEL.—In the case
13	of a subsidy eligible individual who is determined to
14	have income that exceeds 135 percent, but does not ex-
15	ceed 150 percent, of the Federal poverty level, the in-
16	dividual is entitled under this section to a premium
17	subsidy determined on a linear sliding scale ranging
18	from 100 percent of the amount described in sub-
19	section (b)(1) for individuals with incomes at 135
20	percent of such level to 0 percent of such amount for
21	individuals with incomes at 150 percent of such level.
22	"(3) Determination of eligibility.—
23	"(A) SUBSIDY ELIGIBLE INDIVIDUAL DE-
24	FINED.—For purposes of this section, subject to



1	subparagraph (D), the term 'subsidy eligible in-
2	dividual' means an individual who—
3	"(i) is eligible to elect, and has elected,
4	to obtain qualified prescription drug cov-
5	erage under this part;
6	"(ii) has income below 150 percent of
7	the Federal poverty line; and
8	"(iii) meets the resources requirement
9	described in section $1905(p)(1)(C)$.
10	"(B) Determinations.—The determina-
11	tion of whether an individual residing in a State
12	is a subsidy eligible individual and the amount
13	of such individual's income shall be determined
14	under the State medicaid plan for the State
15	under section 1935(a). In the case of a State that
16	does not operate such a medicaid plan (either
17	under title XIX or under a statewide waiver
18	granted under section 1115), such determination
19	shall be made under arrangements made by the
20	Medicare Benefits Administrator.
21	"(C) Income determinations.—For pur-
22	poses of applying this section—
23	"(i) income shall be determined in the
24	manner described in section $1905(p)(1)(B)$;
25	and



1	"(ii) the term 'Federal poverty line'
2	means the official poverty line (as defined
3	by the Office of Management and Budget,
4	and revised annually in accordance with
5	section 673(2) of the Omnibus Budget Rec-
6	onciliation Act of 1981) applicable to a
7	family of the size involved.
8	"(D) TREATMENT OF TERRITORIAL RESI-
9	DENTS.—In the case of an individual who is not
10	a resident of the 50 States or the District of Co-
11	lumbia, the individual is not eligible to be a sub-
12	sidy eligible individual but may be eligible for
13	financial assistance with prescription drug ex-
14	penses under section 1935(e).
15	"(b) Premium Subsidy Amount.—
16	"(1) In GENERAL.—The premium subsidy
17	amount described in this subsection for an individual
18	residing in an area is the reference premium (as de-
19	fined in paragraph (2)) for qualified prescription
20	drug coverage offered by the prescription drug plan or
21	the Medicare+ Choice plan in which the individual is
22	enrolled.
23	"(2) Reference premium defined.—For pur-
24	poses of this subsection, the term 'reference premium'



1	means, with respect to qualified prescription drug
2	coverage offered under—
3	"(A) a prescription drug plan that—
4	"(i) provides standard coverage (or al-
5	ternative prescription drug coverage the ac-
6	tuarial value is equivalent to that of stand-
7	ard coverage), the premium imposed for en-
8	rollment under the plan under this part
9	(determined without regard to any subsidy
10	under this section or any late enrollment
11	penalty under section 1860A(c)(2)(B)); or
12	"(ii) provides alternative prescription
13	drug coverage the actuarial value of which
14	is greater than that of standard coverage,
15	the premium described in clause (i) multi-
16	plied by the ratio of (I) the actuarial value
17	of standard coverage, to (II) the actuarial
18	value of the alternative coverage; or
19	"(B) a Medicare+ Choice plan, the standard
20	premium computed under section
21	1851(j)(4)(A)(iii), determined without regard to
22	any reduction effected under section
23	1851(j)(4)(B).
24	"(c) Rules in Applying Cost-Sharing Sub-
25	SIDIES.—



1	"(1) In GENERAL.—In applying subsection
2	(a)(1)(B)—
3	"(A) the maximum amount of subsidy that
4	may be provided with respect to an enrollee for
5	a year may not exceed 95 percent of the max-
6	imum cost-sharing described in such subsection
7	that may be incurred for standard coverage;
8	"(B) the Medicare Benefits Administrator
9	shall determine what is 'nominal' taking into ac-
10	count the rules applied under section 1916(a)(3);
11	and
12	"(C) nothing in this part shall be construed
13	as preventing a plan or provider from waiving
14	or reducing the amount of cost-sharing otherwise
15	applicable.
16	"(2) Limitation on charges.—In the case of
17	an individual receiving cost-sharing subsidies under
18	subsection (a)(1)(B), the PDP sponsor may not
19	charge more than a nominal amount in cases in
20	which the cost-sharing subsidy is provided under such
21	subsection.
22	"(d) Administration of Subsidy Program.—The
23	Medicare Benefits Administrator shall provide a process
24	whereby, in the case of an individual who is determined
25	to be a subsidy eligible individual and who is enrolled in



1	prescription drug plan or is enrolled in a Medicare+ Choice
2	plan under which qualified prescription drug coverage is
3	provided—
4	"(1) the Administrator provides for a notifica-
5	tion of the PDP sponsor or Medicare+ Choice organi-
6	zation involved that the individual is eligible for a
7	subsidy and the amount of the subsidy under sub-
8	section (a);
9	"(2) the sponsor or organization involved reduces
10	the premiums or cost-sharing otherwise imposed by
11	the amount of the applicable subsidy and submits to
12	the Administrator information on the amount of such
13	reduction; and
14	"(3) the Administrator periodically and on a
15	timely basis reimburses the sponsor or organization
16	for the amount of such reductions.
17	The reimbursement under paragraph (3) with respect to
18	cost-sharing subsidies may be computed on a capitated
19	basis, taking into account the actuarial value of the sub-
20	sidies and with appropriate adjustments to reflect dif-
21	ferences in the risks actually involved.
22	"(e) Relation to Medicaid Program.—
23	"(1) In General.—For provisions providing for
24	eligibility determinations, and additional financing,

under the medicaid program, see section 1935.



1	(2) MEDICAID PROVIDING WRAP AROUND BENE-
2	FITS.—The coverage provided under this part is pri-
3	mary payor to benefits for prescribed drugs provided
4	under the medicaid program under title XIX.
5	"SEC. 1860H. SUBSIDIES FOR ALL MEDICARE BENE-
6	FICIARIES THROUGH REINSURANCE FOR
7	QUALIFIED PRESCRIPTION DRUG COVERAGE.
8	"(a) Reinsurance Subsidy Payment.—In order to
9	reduce premium levels applicable to qualified prescription
10	drug coverage for all medicare beneficiaries, to reduce ad-
11	verse selection among prescription drug plans and
12	Medicare+ Choice plans that provide qualified prescription
13	drug coverage, and to promote the participation of PDP
14	sponsors under this part, the Medicare Benefits Adminis-
15	trator shall provide in accordance with this section for pay-
16	ment to a qualifying entity (as defined in subsection (b))
17	of the reinsurance payment amount (as defined in sub-
18	section (c)) for excess costs incurred in providing qualified
19	prescription drug coverage—
20	"(1) for individuals enrolled with a prescription
21	drug plan under this part;
22	"(2) for individuals enrolled with a
23	Medicare+ Choice plan that provides qualified pre-
24	scription drug coverage under part C: and



1	"(3) for medicare primary individuals (described
2	in subsection $(f)(3)(D)$) who are enrolled in a quali-
3	fied retiree prescription drug plan.
4	This section constitutes budget authority in advance of ap-
5	propriations Acts and represents the obligation of the Ad-
6	ministrator to provide for the payment of amounts provided
7	under this section.
8	"(b) Qualifying Entity Defined.—For purposes of
9	this section, the term 'qualifying entity' means any of the
10	following that has entered into an agreement with the Ad-
11	ministrator to provide the Administrator with such infor-
12	mation as may be required to carry out this section:
13	"(1) A PDP sponsor offering a prescription drug
14	plan under this part.
15	"(2) A Medicare+ Choice organization that pro-
16	vides qualified prescription drug coverage under a
17	Medicare+ Choice plan under part C.
18	"(3) The sponsor of a qualified retiree prescrip-
19	tion drug plan (as defined in subsection (f)).
20	"(c) Reinsurance Payment Amount.—
21	"(1) In general.—Subject to subsection (d)(2)
22	and paragraph (4), the reinsurance payment amount
23	under this subsection for a qualifying covered indi-
24	vidual (as defined in subsection (g)(1)) for a coverage



	~ -
1	year (as defined in subsection $(g)(2)$) is equal to the
2	sum of the following:
3	"(A) For the portion of the individual's
4	gross covered prescription drug costs (as defined
5	in paragraph (3)) for the year that exceeds
6	\$1,250, but does not exceed \$1,350, an amount
7	equal to 30 percent of the allowable costs (as de-
8	fined in paragraph (2)) attributable to such
9	gross covered prescription drug costs.
10	"(B) For the portion of the individual's
11	gross covered prescription drug costs for the year
12	that exceeds \$1,350, but does not exceed \$1,450,
13	an amount equal to 50 percent of the allowable
14	costs attributable to such gross covered prescrip-
15	tion drug costs.
16	"(C) For the portion of the individual's
17	gross covered prescription drug costs for the year
18	that exceeds \$1,450, but does not exceed \$1,550,
19	an amount equal to 70 percent of the allowable
20	costs attributable to such gross covered prescrip-
21	tion drug costs.
22	"(D) For the portion of the individual's
23	gross covered prescription drug costs for the year
24	that exceeds \$1,550, but does not exceed \$2,350,

an amount equal to 90 percent of the allowable



1	costs attributable to such gross covered prescrip-
2	tion drug costs.
3	"(E) For the portion of the individual's
4	gross covered prescription drug costs for the year
5	that exceeds \$7,050, an amount equal to 90 per-
6	cent of the allowable costs attributable to such
7	gross covered prescription drug costs.
8	"(2) Allowable costs.—For purposes of this
9	section, the term 'allowable costs' means, with respect
10	to gross covered prescription drug costs under a plan
11	described in subsection (b) offered by a qualifying en-
12	tity, the part of such costs that are actually paid
13	under the plan, but in no case more than the part of
14	such costs that would have been paid under the plan
15	if the prescription drug coverage under the plan were
16	standard coverage.
17	"(3) Gross covered prescription drug
18	costs.—For purposes of this section, the term 'gross
19	covered prescription drug costs' means, with respect to
20	an enrollee with a qualifying entity under a plan de-
21	scribed in subsection (b) during a coverage year, the
22	costs incurred under the plan for covered prescription
23	drugs dispensed during the year, including costs re-
24	lating to the deductible, whether paid by the enrollee

or under the plan, regardless of whether the coverage



1	under the plan exceeds standard coverage and regard-
2	less of when the payment for such drugs is made.
3	"(4) Indexing dollar amounts.—
4	"(A) Amounts for 2003.—The dollar
5	amounts applied under paragraph (1) for 2003
6	shall be the dollar amounts specified in such
7	paragraph.
8	"(B) FOR 2004.—The dollar amounts ap-
9	plied under paragraph (1) for 2004 shall be the
10	dollar amounts specified in such paragraph in-
11	creased by the annual percentage increase de-
12	scribed in section 1860B(b)(5) for 2004.
13	"(C) For subsequent years.—The dollar
14	amounts applied under paragraph (1) for a year
15	after 2004 shall be the amounts (under this
16	paragraph) applied under paragraph (1) for the
17	preceding year increased by the annual percent-
18	age increase described in section 1860B(b)(5) for
19	the year involved.
20	"(D) ROUNDING.—Any amount, determined
21	under the preceding provisions of this paragraph
22	for a year, which is not a multiple of \$5 shall
23	be rounded to the nearest multiple of \$5.
24	"(d) Adjustment of Payments.—



1	"(1) IN GENERAL.—The Medicare Benefits Ad-
2	ministrator shall estimate—
3	"(A) the total payments to be made (with-
4	out regard to this subsection) during a year
5	under this section; and
6	"(B) the total payments to be made by
7	qualifying entities for standard coverage under
8	plans described in subsection (b) during the year.
9	"(2) Adjustment of Payments.—The Adminis-
10	trator shall proportionally adjust the payments made
11	under this section for a coverage year in such manner
12	so that the total of the payments made for the year
13	under this section is equal to 35 percent of the total
14	payments described in paragraph (1)(B) during the
15	year.
16	"(e) Payment Methods.—
17	"(1) In GENERAL.—Payments under this section
18	shall be based on such a method as the Medicare Ben-
19	efits Administrator determines. The Administrator
20	may establish a payment method by which interim
21	payments of amounts under this section are made
22	during a year based on the Administrator's best esti-
23	mate of amounts that will be payable after obtaining
24	all of the information.



1	"(2) Source of Payments.—Payments under
2	this section shall be made from the Medicare Prescrip-
3	tion Drug Account.
4	"(f) Qualified Retiree Prescription Drug Plan
5	DEFINED.—
6	"(1) In general.—For purposes of this section,
7	the term 'qualified retiree prescription drug plan'
8	means employment-based retiree health coverage (as
9	defined in paragraph (3)(A)) if, with respect to an
10	individual enrolled (or eligible to be enrolled) under
11	this part who is covered under the plan, the following
12	requirements are met:
13	"(A) Assurance.—The sponsor of the plan
14	shall annually attest, and provide such assur-
15	ances as the Medicare Benefits Administrator
16	may require, that the coverage meets the require-
17	ments for qualified prescription drug coverage.
18	"(B) AUDITS.—The sponsor (and the plan)
19	shall maintain, and afford the Medicare Benefits
20	Administrator access to, such records as the Ad-
21	ministrator may require for purposes of audits
22	and other oversight activities necessary to ensure
23	the adequacy of prescription drug coverage, the
24	accuracy of payments made, and such other mat-
25	ters as may be appropriate.



1	"(C) Provision of Certification of Pre-
2	SCRIPTION DRUG COVERAGE.—The sponsor of the
3	plan shall provide for issuance of certifications
4	of the type described in section 1860A(c)(2)(D).
5	"(D) OTHER REQUIREMENTS.—The sponsor
6	of the plan shall comply with such other require-
7	ments as the Medicare Benefits Administrator
8	finds necessary to administer the program under
9	this section.
10	"(2) Limitation on benefit eligibility.—No
11	payment shall be provided under this section with re-
12	spect to an individual who is enrolled under a quali-
13	fied retiree prescription drug plan unless the indi-
14	vidual is a medicare primary individual who—
15	"(A) is covered under the plan; and
16	"(B) is eligible to obtain qualified prescrip-
17	tion drug coverage under section 1860A but did
18	not elect such coverage under this part (either
19	through a prescription drug plan or through a
20	Medicare+ Choice plan).
21	"(3) Definitions.—As used in this section:
22	"(A) EMPLOYMENT-BASED RETIREE
23	HEALTH COVERAGE.—The term 'employment-
24	based retiree health coverage' means health in-

surance or other coverage of health care costs for



1	medicare primary individuals (or for such indi-
2	viduals and their spouses and dependents) based
3	on their status as former employees or labor
4	union members.
5	"(B) Employer.—The term 'employer' has
6	the meaning given such term by section 3(5) of
7	the Employee Retirement Income Security Act of
8	1974 (except that such term shall include only
9	employers of two or more employees).
10	"(C) Sponsor.—The term 'sponsor' means
11	a plan sponsor, as defined in section $3(16)(B)$ of
12	the Employee Retirement Income Security Act of
13	1974.
14	"(D) MEDICARE PRIMARY INDIVIDUAL.—
15	The term 'medicare primary individual' means,
16	with respect to a plan, an individual who is cov-
17	ered under the plan and with respect to whom
18	the plan is not a primary plan (as defined in
19	section $1862(b)(2)(A)$).
20	"(g) General Definitions.—For purposes of this
21	section:
22	"(1) Qualifying covered individual.—The
23	term 'qualifying covered individual' means an indi-
24	vidual who



1	"(A) is enrolled with a prescription drug
2	plan under this part;
3	"(B) is enrolled with a Medicare+ Choice
4	plan that provides qualified prescription drug
5	coverage under part C; or
6	"(C) is covered as a medicare primary indi-
7	vidual under a qualified retiree prescription
8	drug plan.
9	"(2) Coverage year.—The term 'coverage year'
10	means a calendar year in which covered outpatient
11	drugs are dispensed if a claim for payment is made
12	under the plan for such drugs, regardless of when the
13	claim is paid.
14	"SEC. 1860I. MEDICARE PRESCRIPTION DRUG ACCOUNT IN
15	FEDERAL SUPPLEMENTARY MEDICAL INSUR-
16	ANCE TRUST FUND.
17	"(a) In General.—There is created within the Fed-
18	eral Supplementary Medical Insurance Trust Fund estab-
19	lished by section 1841 an account to be known as the 'Medi-
20	care Prescription Drug Account' (in this section referred
21	to as the 'Account'). The Account shall consist of such gifts
22	and bequests as may be made as provided in section
23	201(i)(1), and such amounts as may be deposited in, or
24	appropriated to, such fund as provided in this part. Funds
25	provided under this part to the Account shall be kept sepa-



1	rate from all other funds within the Federal Supplementary
2	Medical Insurance Trust Fund.
3	"(b) Payments From Account.—
4	"(1) In GENERAL.—The Managing Trustee shall
5	pay from time to time from the Account such
6	amounts as the Medicare Benefits Administrator cer-
7	tifies are necessary to make—
8	"(A) payments under section 1860G (relat-
9	ing to low-income subsidy payments);
10	"(B) payments under section 1860H (relat-
11	ing to reinsurance subsidy payments); and
12	"(C) payments with respect to administra-
13	tive expenses under this part in accordance with
14	section 201(g).
15	"(2) Transfers to medicaid account for in-
16	CREASED ADMINISTRATIVE COSTS.—The Managing
17	Trustee shall transfer from time to time from the Ac-
18	count to the Grants to States for Medicaid account
19	amounts the Secretary certifies are attributable to in-
20	creases in payment resulting from the application of
21	a higher Federal matching percentage under section
22	1935(b).
23	"(3) TREATMENT IN RELATION TO PART B PRE-
24	MIJM —Amounts navable from the Account shall not



1	be taken into account in computing actuarial rates or
2	premium amounts under section 1839.
3	"(c) Deposits Into Account.—
4	"(1) Medicaid transfer.—There is hereby
5	transferred to the Account, from amounts appro-
6	priated for Grants to States for Medicaid, amounts
7	equivalent to the aggregate amount of the reductions
8	in payments under section 1903(a)(1) attributable to
9	the application of section 1935(c).
10	"(2) Appropriations to cover government
11	CONTRIBUTIONS.—There are authorized to be appro-
12	priated from time to time, out of any moneys in the
13	Treasury not otherwise appropriated, to the Account,
14	an amount equivalent to the amount of payments
15	made from the Account under subsection (b), reduced
16	by the amount transferred to the Account under para-
17	graph (1).
18	"SEC. 1860J. DEFINITIONS; TREATMENT OF REFERENCES
19	TO PROVISIONS IN PART C.
20	"(a) Definitions.—For purposes of this part:
21	"(1) Covered outpatient drugs.—The term
22	'covered outpatient drugs' is defined in section
23	1860B(f).
24	"(2) Initial coverage limit.—The term 'ini-
25	tial coverage limit' means the such limit as estab-



1	lished under section 1860B(b)(3), or, in the case of
2	coverage that is not standard coverage, the com-
3	parable limit (if any) established under the coverage.
4	"(3) MEDICARE PRESCRIPTION DRUG AC-
5	COUNT.—The term 'Medicare Prescription Drug Ac-
6	count' means the Account in the Federal Supple-
7	mentary Medical Insurance Trust Fund created
8	under section 1860I(a).
9	"(4) PDP SPONSOR.—The term 'PDP sponsor'
10	means an entity that is certified under this part as
11	meeting the requirements and standards of this part
12	for such a sponsor.
13	"(5) Prescription drug plan.—The term 'pre-
14	scription drug plan' means health benefits coverage
15	that—
16	"(A) is offered under a policy, contract, or
17	plan by a PDP sponsor pursuant to, and in ac-
18	cordance with, a contract between the Medicare
19	Benefits Administrator and the sponsor under
20	section 1860D(b);
21	"(B) provides qualified prescription drug
22	coverage; and
23	"(C) meets the applicable requirements of
24	the section 1860C for a prescription drug plan.



1	"(6) QUALIFIED PRESCRIPTION DRUG COV-
2	ERAGE.—The term 'qualified prescription drug cov-
3	erage' is defined in section 1860B(a).
4	"(7) Standard coverage.—The term 'standard
5	coverage' is defined in section 1860B(b).
6	"(b) Application of Medicare+Choice Provi-
7	SIONS UNDER THIS PART.—For purposes of applying pro-
8	visions of part C under this part with respect to a prescrip-
9	tion drug plan and a PDP sponsor, unless otherwise pro-
10	vided in this part such provisions shall be applied as if—
11	"(1) any reference to a Medicare+ Choice plan
12	included a reference to a prescription drug plan;
13	"(2) any reference to a provider-sponsored orga-
14	nization included a reference to a PDP sponsor;
15	"(3) any reference to a contract under section
16	1857 included a reference to a contract under section
17	1860D(b); and
18	"(4) any reference to part C included a reference
19	to this part.".
20	(b) Conforming Amendments to Federal Supple-
21	MENTARY MEDICAL INSURANCE TRUST FUND.—Section
22	1841 of the Social Security Act (42 U.S.C. 1395t) is
23	amended—
24	(1) in the last sentence of subsection (a)—



1	(A) by striking "and" before "such
2	amounts", and
3	(B) by inserting before the period the fol-
4	lowing: "and such amounts as may be deposited
5	in, or appropriated to, the Medicare Prescription
6	Drug Account established by section 1860I"; and
7	(2) in subsection (g), by inserting after "by this
8	part," the following: "the payments provided for
9	under part D (in which case the payments shall come
10	from the Medicare Prescription Drug Account in the
11	Trust Fund),".
12	(c) Additional Conforming Changes.—
13	(1) Conforming references to previous
14	PART D.—Any reference in law (in effect before the
15	date of the enactment of this Act) to part D of title
16	XVIII of the Social Security Act is deemed a reference
17	to part E of such title (as in effect after such date).
18	(2) Secretarial submission of legislative
19	PROPOSAL.—Not later than 6 months after the date of
20	the enactment of this Act, the Secretary of Health and
21	Human Services shall submit to the appropriate com-
22	mittees of Congress a legislative proposal providing
23	for such technical and conforming amendments in the
24	law as are required by the provisions of this subtitle.



1	SEC. 102. OFFERING OF QUALIFIED PRESCRIPTION DRUG
2	COVERAGE UNDER THE MEDICARE+CHOICE
3	PROGRAM.
4	(a) In General.—Section 1851 of the Social Security
5	Act (42 U.S.C. 1395w-21) is amended by adding at the
6	end the following new subsection:
7	"(j) Availability of Prescription Drug Bene-
8	FITS.—
9	"(1) In General.—A Medicare+ Choice organi-
10	zation may not offer prescription drug coverage (other
11	than that required under parts A and B) to an en-
12	rollee under a Medicare+ Choice plan unless such
13	drug coverage is at least qualified prescription drug
14	coverage and unless the requirements of this sub-
15	section with respect to such coverage are met.
16	"(2) COMPLIANCE WITH ADDITIONAL BENE-
17	FICIARY PROTECTIONS.—With respect to the offering
18	of qualified prescription drug coverage by a
19	Medicare+ Choice organization under a
20	Medicare+ Choice plan, the organization and plan
21	shall meet the requirements of section 1860C, includ-
22	ing requirements relating to information dissemina-
23	tion and grievance and appeals, in the same manner
24	as they apply to a PDP sponsor and a prescription
25	drug plan under part D. The Medicare Benefits Ad-
26	ministrator shall waive such requirements to the ex-



1	tent the Administrator determines that such require-
2	ments duplicate requirements otherwise applicable to
3	the organization or plan under this part.
4	"(3) Treatment of coverage.—Except as pro-
5	vided in this subsection, qualified prescription drug
6	coverage offered under this subsection shall be treated
7	under this part in the same manner as supplemental
8	health care benefits described in section
9	1852(a)(3)(A).
10	"(4) Availability of premium and cost-shar-
11	ING SUBSIDIES FOR LOW-INCOME ENROLLEES AND RE-
12	INSURANCE SUBSIDY PAYMENTS FOR ORGANIZA-
13	TIONS.—For provisions—
14	"(A) providing premium and cost-sharing
15	subsidies to low-income individuals receiving
16	qualified prescription drug coverage through a
17	Medicare+ Choice plan, see section 1860G; and
18	"(B) providing a Medicare+ Choice organi-
19	zation with reinsurance subsidy payments for
20	providing qualified prescription drug coverage
21	under this part, see section 1860H.
22	"(5) Specification of separate and stand-
23	ARD PREMIUM.—
24	"(A) IN GENERAL.—For purposes of apply-
25	ing section 1854 and section $1860G(b)(2)(B)$



1	with respect to qualified prescription drug cov-
2	erage offered under this subsection under a plan,
3	the Medicare+ Choice organization shall compute
4	and publish the following:
5	"(i) Separate prescription drug
6	PREMIUM.—A premium for prescription
7	drug benefits that constitute qualified pre-
8	scription drug coverage that is separate
9	from other coverage under the plan.
10	"(ii) PORTION OF COVERAGE ATTRIB-
11	UTABLE TO STANDARD BENEFITS.—The
12	ratio of the actuarial value of standard cov-
13	erage to the actuarial value of the qualified
14	prescription drug coverage offered under the
15	plan.
16	"(iii) Portion of premium attrib-
17	UTABLE TO STANDARD BENEFITS.—A stand-
18	ard premium equal to the product of the
19	premium described in clause (i) and the
20	ratio under clause (ii).
21	The premium under clause (i) shall be compute
22	without regard to any reduction in the premium
23	permitted under subparagraph (B).
24	"(B) REDUCTION OF PREMIUMS AL-
25	LOWED.—Nothing in this subsection shall be con-



1	strued as preventing a Medicare+ Choice organi-
2	zation from reducing the amount of a premium
3	charged for prescription drug coverage because of
4	the application of section $1854(f)(1)(A)$ to other
5	coverage.
6	"(C) ACCEPTANCE OF REFERENCE PREMIUM
7	AS FULL PREMIUM IF NO STANDARD (OR EQUIVA-
8	LENT) COVERAGE IN AN AREA.—For requirement
9	to accept reference premium as full premium is
10	there is no standard (or equivalent) coverage in
11	the area of a Medicare+ Choice plan, see section
12	1860F(d).
13	"(6) Transition in initial enrollment pe-
14	RIOD.—Notwithstanding any other provision of this
15	part, the annual, coordinated election period under
16	subsection (e)(3)(B) for 2003 shall be the 6-month pe-
17	riod beginning with November 2002.
18	"(7) Qualified prescription drug coverage,
19	STANDARD COVERAGE.—For purposes of this part, the
20	terms 'qualified prescription drug coverage' and
21	'standard coverage' have the meanings given such
22	terms in section 1860B.".
23	(b) Conforming Amendments.—Section 1851 of such
24	Act (42 U.S.C. 1395w-21) is amended—
25	(1) in subsection (a)(1)—



1	(A) by inserting "(other than qualified pre-
2	scription drug benefits)" after "benefits";
3	(B) by striking the period at the end of sub-
4	paragraph (B) and inserting a comma; and
5	(C) by adding after and below subpara-
6	graph (B) the following:
7	"and may elect qualified prescription drug coverage
8	in accordance with section 1860A."; and
9	(2) in subsection $(g)(1)$, by inserting "and sec-
10	tion $1860A(c)(2)(B)$ " after "in this subsection".
11	(c) Effective Date.—The amendments made by this
12	section apply to coverage provided on or after January 1,
13	2003.
14	SEC. 103. MEDICAID AMENDMENTS.
15	(a) Determinations of Eligibility for Low-In-
16	COME SUBSIDIES.—
17	(1) REQUIREMENT.—Section 1902 of the Social
18	Security Act (42 U.S.C. 1396a) is amended—
19	(A) in subsection (a)—
20	(i) by striking "and" at the end of
21	paragraph (64);
22	(ii) by striking the period at the end of
23	paragraph (65) and inserting "; and"; and
24	(iii) by inserting after paragraph (65)
25	the following new paragraph:



1	"(66) provide for making eligibility determina-
2	tions under section 1935(a).".
3	(2) New Section.—Title XIX of such Act is fur-
4	ther amended—
5	(A) by redesignating section 1935 as section
6	1936; and
7	(B) by inserting after section 1934 the fol-
8	lowing new section:
9	"SPECIAL PROVISIONS RELATING TO MEDICARE
10	PRESCRIPTION DRUG BENEFIT
11	"Sec. 1935. (a) Requirement for Making Eligi-
12	BILITY DETERMINATIONS FOR LOW-INCOME SUBSIDIES.—
13	As a condition of its State plan under this title under sec-
14	tion 1902(a)(66) and receipt of any Federal financial as-
15	sistance under section 1903(a), a State shall—
16	"(1) make determinations of eligibility for pre-
17	mium and cost-sharing subsidies under (and in ac-
18	cordance with) section 1860G;
19	"(2) inform the Administrator of the Medicare
20	Benefits Administration of such determinations in
21	cases in which such eligibility is established; and
22	"(3) otherwise provide such Administrator with
23	such information as may be required to carry out
24	part D of title XVIII (including section 1860G).
25	"(b) Payments for Additional Administrative
26	Costs.—



	13
1	"(1) In General.—The amounts expended by a
2	State in carrying out subsection (a) are, subject to
3	paragraph (2), expenditures reimbursable under the
4	appropriate paragraph of section 1903(a); except
5	that, notwithstanding any other provision of such sec-
6	tion, the applicable Federal matching rates with re-
7	spect to such expenditures under such section shall be
8	increased as follows:
9	"(A) For expenditures attributable to costs
10	incurred during 2003, the otherwise applicable
11	Federal matching rate shall be increased by 20
12	percent of the percentage otherwise payable (but
13	for this subsection) by the State.
14	"(B) For expenditures attributable to costs
15	incurred during 2004, the otherwise applicable
16	Federal matching rate shall be increased by 40
17	percent of the percentage otherwise payable (but
18	for this subsection) by the State.
19	"(C) For expenditures attributable to costs
20	incurred during 2005, the otherwise applicable
21	Federal matching rate shall be increased by 60
22	percent of the percentage otherwise payable (but
23	for this subsection) by the State.
24	"(D) For expenditures attributable to costs

incurred during 2006, the otherwise applicable



I	Federal matching rate shall be increased by 80
2	percent of the percentage otherwise payable (but
3	for this subsection) by the State.
4	"(E) For expenditures attributable to costs
5	incurred after 2006, the otherwise applicable
6	Federal matching rate shall be increased to 100
7	percent.
8	"(2) COORDINATION.—The State shall provide
9	the Secretary with such information as may be nec-
10	essary to properly allocate administrative expendi-
11	tures described in paragraph (1) that may otherwise
12	be made for similar eligibility determinations.".
13	(b) Phased-In Federal Assumption of Medicaid
14	RESPONSIBILITY FOR PREMIUM AND COST-SHARING SUB-
15	SIDIES FOR DUALLY ELIGIBLE INDIVIDUALS.—
16	(1) In General.—Section 1903(a)(1) of the So-
17	cial Security Act (42 U.S.C. 1396b(a)(1)) is amended
18	by inserting before the semicolon the following: ", re-
19	duced by the amount computed under section
20	1935(c)(1) for the State and the quarter".
21	(2) Amount described.—Section 1935 of such
22	Act, as inserted by subsection (a)(2), is amended by
23	adding at the end the following new subsection:



1	"(c) Federal Assumption of Medicaid Prescrip-
2	TION DRUG COSTS FOR DUALLY-ELIGIBLE BENE-
3	FICIARIES.—
4	"(1) In General.—For purposes of section
5	1903(a)(1), for a State that is one of the 50 States
6	or the District of Columbia for a calendar quarter in
7	a year (beginning with 2003) the amount computed
8	under this subsection is equal to the product of the
9	following:
10	"(A) MEDICARE SUBSIDIES.—The total
11	amount of payments made in the quarter under
12	section 1860G (relating to premium and cost-
13	sharing prescription drug subsidies for low-in-
14	come medicare beneficiaries) that are attrib-
15	utable to individuals who are residents of the
16	State and are entitled to benefits with respect to
17	prescribed drugs under the State plan under this
18	title (including such a plan operating under a
19	waiver under section 1115).
20	"(B) STATE MATCHING RATE.—A propor-
21	tion computed by subtracting from 100 percent
22	the Federal medical assistance percentage (as de-
23	fined in section 1905(b)) applicable to the State

and the quarter.



1	"(C) Phase-out proportion.—The phase-
2	out proportion (as defined in paragraph (2)) for
3	the quarter.
4	"(2) Phase-out proportion.—For purposes of
5	paragraph (1)(C), the 'phase-out proportion' for a
6	calendar quarter in—
7	"(A) 2003 is 80 percent;
8	"(B) 2004 is 60 percent;
9	"(C) 2005 is 40 percent;
10	"(D) 2006 is 20 percent; or
11	"(E) a year after 2006 is 0 percent.".
12	(c) MEDICAID PROVIDING WRAP-AROUND BENE-
13	FITS.—Section 1935 of such Act, as so inserted and amend-
14	ed, is further amended by adding at the end the following
15	new subsection:
16	"(d) Additional Provisions.—
17	"(1) MEDICAID AS SECONDARY PAYOR.—In the
18	case of an individual dually entitled to qualified pre-
19	scription drug coverage under a prescription drug
20	plan under part D of title XVIII (or under a
21	Medicare+Choice plan under part C of such title)
22	and medical assistance for prescribed drugs under
23	this title, medical assistance shall continue to be pro-
24	vided under this title for prescribed drugs to the ex-
25	tent navment is not made under the prescription drug



1	plan or the Medicare+ Choice plan selected by the in-
2	dividual.
3	"(2) Condition.—A State may require, as a
4	condition for the receipt of medical assistance under
5	this title with respect to prescription drug benefits for
6	an individual eligible to obtain qualified prescription
7	drug coverage described in paragraph (1), that the in-
8	dividual elect qualified prescription drug coverage
9	under section 1860A.".
10	(d) Treatment of Territories.—
11	(1) In GENERAL.—Section 1935 of such Act, as
12	so inserted and amended, is further amended—
13	(A) in subsection (a) in the matter pre-
14	ceding paragraph (1), by inserting "subject to
15	subsection (e)" after "section 1903(a)";
16	(B) in subsection $(c)(1)$, by inserting "sub-
17	ject to subsection (e)" after "1903(a)(1)"; and
18	(C) by adding at the end the following new
19	subsection:
20	"(e) Treatment of Territories.—
21	"(1) In general.—In the case of a State, other
22	than the 50 States and the District of Columbia—
23	"(A) the previous provisions of this section
24	shall not apply to residents of such State; and



1	"(B) if the State establishes a plan de-
2	scribed in paragraph (2) (for providing medical
3	assistance with respect to the provision of pre-
4	scription drugs to medicare beneficiaries), the
5	amount otherwise determined under section
6	1108(f) (as increased under section 1108(g)) for
7	the State shall be increased by the amount speci-
8	fied in paragraph (3).
9	"(2) Plan.—The plan described in this para-
10	graph is a plan that—
11	"(A) provides medical assistance with re-
12	spect to the provision of covered outpatient drugs
13	(as defined in section 1860B(f)) to low-income
14	medicare beneficiaries; and
15	"(B) assures that additional amounts re-
16	ceived by the State that are attributable to the
17	operation of this subsection are used only for
18	such assistance.
19	"(3) Increased amount.—
20	"(A) In GENERAL.—The amount specified
21	in this paragraph for a State for a year is equal
22	to the product of—
23	"(i) the aggregate amount specified in
24	subparagraph (B): and



1	"(ii) the amount specified in section
2	1108(g)(1) for that State, divided by the
3	sum of the amounts specified in such section
4	for all such States.
5	"(B) AGGREGATE AMOUNT.—The aggregate
6	amount specified in this subparagraph for—
7	"(i) 2003, is equal to \$20,000,000; or
8	"(ii) a subsequent year, is equal to the
9	aggregate amount specified in this subpara-
10	graph for the previous year increased by
11	annual percentage increase specified in sec-
12	tion 1860(b)(5) for the year involved.
13	"(4) Report.—The Secretary shall submit to
14	Congress a report on the application of this subsection
15	and may include in the report such recommendations
16	as the Secretary deems appropriate.".
17	(2) Conforming amendment.—Section 1108(f)
18	of such Act is amended by inserting "and section
19	1935(e)(1)(B)" after "Subject to subsection (g)".
20	SEC. 104. MEDIGAP TRANSITION PROVISIONS.
21	(a) In General.—Notwithstanding any other provi-
22	sion of law, no new medicare supplemental policy that pro-
23	vides coverage of expenses for prescription drugs may be
24	issued under section 1882 of the Social Security Act on or
25	after January 1, 2003, to an individual unless it replaces



1	a medicare supplemental policy that was issued to that in-
2	dividual and that provided some coverage of expenses for
3	prescription drugs.
4	(b) Issuance of Substitute Policies if Obtain
5	Prescription Drug Coverage Through Medicare.—
6	(1) In General.—The issuer of a medicare sup-
7	plemental policy—
8	(A) may not deny or condition the issuance
9	or effectiveness of a medicare supplemental pol-
10	icy that has a benefit package classified as "A",
11	"B", "C", "D", "E", "F", or "G" (under the
12	standards established under subsection $(p)(2)$ of
13	section 1882 of the Social Security Act, 42
14	U.S.C. 1395ss) and that is offered and is avail-
15	able for issuance to new enrollees by such issuer;
16	(B) may not discriminate in the pricing of
17	such policy, because of health status, claims expe-
18	rience, receipt of health care, or medical condi-
19	tion; and
20	(C) may not impose an exclusion of benefits
21	based on a pre-existing condition under such pol-
22	icy,
23	in the case of an individual described in paragraph
24	(2) who seeks to enroll under the policy not later than
25	63 days after the date of the termination of enroll-



1	ment described in such paragraph and who submits
2	evidence of the date of termination or disenrollment
3	along with the application for such medicare supple-
4	mental policy.
5	(2) Individual covered.—An individual de-
6	scribed in this paragraph is an individual who—
7	(A) enrolls in a prescription drug plan
8	under part D of title XVIII of the Social Secu-
9	rity Act; and
10	(B) at the time of such enrollment was en-
11	rolled and terminates enrollment in a medicare
12	supplemental policy which has a benefit package
13	classified as "H", "I", or "J" under the stand-
14	ards referred to in paragraph (1)(A) or termi-
15	nates enrollment in a policy to which such
16	standards do not apply but which provides bene-
17	fits for prescription drugs.
18	(3) Enforcement.—The provisions of para-
19	graph (1) shall be enforced as though they were in-
20	cluded in section 1882(s) of the Social Security Act
21	(42 U.S.C. 1395ss(s)).
22	(4) Definitions.—For purposes of this sub-
23	section, the term "medicare supplemental policy" has
24	the meaning given such term in section 1882(g) of the

Social Security Act (42 U.S.C. 1395ss(g)).



1	SEC. 105. DEMONSTRATION PROJECT FOR DISEASE MAN-
2	AGEMENT FOR SEVERELY CHRONICALLY ILL
3	MEDICARE BENEFICIARIES.
4	(a) In General.—The Administrator of the Medicare
5	Benefits Administration (in this section referred to as the
6	"Administrator") shall conduct a demonstration project
7	under this section (in this section referred to as the
8	"project") to demonstrate the impact on costs and health
9	outcomes of applying disease management to medicare
10	beneficiaries with diagnosed, advanced-stage congestive
11	heart failure, diabetes, or coronary heart disease.
12	(b) Voluntary Participation.—
13	(1) Eligibility.—Medicare beneficiaries are eli-
14	gible to participate in the project only if—
15	(A) they meet specific medical criteria dem-
16	onstrating the appropriate diagnosis and the ad-
17	vanced nature of their disease;
18	(B) their physicians approve of participa-
19	tion in the project; and
20	(C) they are not enrolled in a
21	Medicare+ Choice plan.
22	(2) Benefits.—A beneficiary who is enrolled in
23	the project shall be eligible—
24	(A) for disease management services related
25	to their chronic health condition; and
26	(B) if the beneficiary—



1	(i) is enrolled in a prescription drug
2	plan under part D of title XVIII of the So-
3	cial Security Act, for payment of any pre-
4	miums for such plan, any deductible or
5	cost-sharing, and any amounts not covered
6	under the plan because of the application of
7	an initial coverage limit; or
8	(ii) is not enrolled in such a plan, for
9	payment for all costs for prescription drugs
10	without regard to whether or not they relate
11	to the chronic health condition;
12	except that the project may provide for modest
13	cost-sharing with respect to prescription drug
14	coverage.
15	(3) Treatment as qualifying coverage for
16	PURPOSES OF CONTINUOUS COVERAGE.—For purposes
17	of applying section 1860A(c)(2)(C) of the Social Secu-
18	rity Act, coverage under the project shall be treated as
19	coverage under a prescription drug plan under part
20	D of title XVIII of such Act.
21	(c) Contracts with Disease Management Organi-
22	ZATIONS.—
23	(1) In General.—The Administrator shall carry
24	out the project through contracts with up to 3 disease
25	management organizations. The Administrator shall



1 not enter into such a contract with an organization
2 unless the organization demonstrates that it can
3 produce improved health outcomes and reduce aggre
4 gate medicare expenditures consistent with paragraph
5 (2).
6 (2) CONTRACT PROVISIONS.—Under such
7 contracts—
8 (A) such an organization shall be required
9 to provide for prescription drug coverage de
scribed in subsection (b)(2)(B);
11 (B) such an organization shall be paid a fe
negotiated and established by the Administrator
in a manner so that (taking into account saving
in expenditures under parts A and B of th
15 <i>medicare program) there will be a net reduction</i>
in expenditures under the medicare program a
17 a result of the project; and
18 <i>(C) such an organization shall guarantee</i>
19 through an appropriate arrangement with a re
insurance company or otherwise, the net reduc
tion in expenditures described in subparagraph
22 <i>(B)</i> .
23 (3) Payments.—Payments to such organization
shall be made in appropriate proportion from th



1	Trust Funds established under title XVIII of the So-
2	cial Security Act.
3	(d) DURATION.—The project shall last for not longer
4	than 3 years.
5	(e) Report.—The Administrator shall submit to Con-
6	gress an interim report on the project not later than 2 years
7	after the date it is first implemented and a final report
8	on the project not later than 6 months after the date of its
9	completion. Such reports shall include information on the
10	impact of the project on costs and health outcomes and rec-
11	ommendations on the cost-effectiveness of extending or ex-
12	panding the project.
13	TITLE II—MODERNIZATION OF
14	ADMINISTRATION OF MEDICARE
15	Subtitle A—Medicare Benefits
16	Administration
17	SEC. 201. ESTABLISHMENT OF ADMINISTRATION.
18	(a) In General.—Title XVIII of the Social Security
19	Act (42 U.S.C. 1395 et seq.) is amended by inserting after
20	section 1806 the following new section:
21	"MEDICARE BENEFITS ADMINISTRATION
22	"Sec. 1807. (a) Establishment.—There is estab-
23	lished within the Department of Health and Human Serv-
24	ices an agency to be known as the Medicare Benefits Admin-
25	istration.



1	"(b) Administrator and Deputy Adminis-
2	TRATOR.—
3	"(1) Administrator.—
4	"(A) In General.—The Medicare Benefits
5	Administration shall be headed by an Adminis-
6	trator (in this section referred to as the 'Admin-
7	istrator') who shall be appointed by the Presi-
8	dent, by and with the advice and consent of the
9	Senate. The Administrator shall be in direct line
10	of authority to the Secretary.
11	"(B) Compensation.—The Administrator
12	shall be paid at the rate of basic pay payable for
13	level III of the Executive Schedule under section
14	5314 of title 5, United States Code.
15	"(C) Term of office.—The Administrator
16	shall be appointed for a term of 5 years. In any
17	case in which a successor does not take office at
18	the end of an Administrator's term of office, that
19	Administrator may continue in office until the
20	entry upon office of such a successor. An Admin-
21	istrator appointed to a term of office after the
22	commencement of such term may serve under
23	such appointment only for the remainder of such



24

term.

1	"(D) GENERAL AUTHORITY.—The Adminis-
2	trator shall be responsible for the exercise of all
3	powers and the discharge of all duties of the Ad-
4	ministration, and shall have authority and con-
5	trol over all personnel and activities thereof.
6	"(E) RULEMAKING AUTHORITY.—The Ad-
7	ministrator may prescribe such rules and regula-
8	tions as the Administrator determines necessary
9	or appropriate to carry out the functions of the
10	Administration. The regulations prescribed by
11	the Administrator shall be subject to the rule-
12	making procedures established under section 553
13	of title 5, United States Code.
14	"(F) AUTHORITY TO ESTABLISH ORGANIZA-
15	TIONAL UNITS.—The Administrator may estab-
16	lish, alter, consolidate, or discontinue such orga-
17	nizational units or components within the Ad-
18	ministration as the Administrator considers nec-
19	essary or appropriate, except that this subpara-
20	graph shall not apply with respect to any unit,
21	component, or provision provided for by this sec-
22	tion.
23	"(G) AUTHORITY TO DELEGATE.—The Ad-
24	ministrator may assign duties, and delegate, or

authorize successive redelegations of, authority to



1	act and to render decisions, to such officers and
2	employees of the Administration as the Adminis-
3	trator may find necessary. Within the limita-
4	tions of such delegations, redelegations, or as-
5	signments, all official acts and decisions of such
6	officers and employees shall have the same force
7	and effect as though performed or rendered by
8	the Administrator.
9	"(2) DEPUTY ADMINISTRATOR.—
10	"(A) IN GENERAL.—There shall be a Dep-
11	uty Administrator of the Medicare Benefits Ad-
12	ministration who shall be appointed by the
13	President, by and with the advice and consent of
14	the Senate.
15	"(B) Compensation.—The Deputy Admin-
16	istrator shall be paid at the rate of basic pay
17	payable for level IV of the Executive Schedule
18	under section 5315 of title 5, United States Code.
19	"(C) TERM OF OFFICE.—The Deputy Ad-
20	ministrator shall be appointed for a term of 5
21	years. In any case in which a successor does not
22	take office at the end of a Deputy Administra-
23	tor's term of office, such Deputy Administrator
24	may continue in office until the entry upon of-

fice of such a successor. A Deputy Administrator



1	appointed to a term of office after the commence-
2	ment of such term may serve under such ap-
3	pointment only for the remainder of such term.
4	"(D) Duties.—The Deputy Administrator
5	shall perform such duties and exercise such pow-
6	ers as the Administrator shall from time to time
7	assign or delegate. The Deputy Administrator
8	shall be Acting Administrator of the Administra-
9	tion during the absence or disability of the Ad-
10	ministrator and, unless the President designates
11	another officer of the Government as Acting Ad-
12	ministrator, in the event of a vacancy in the of-
13	fice of the Administrator.
14	"(3) SECRETARIAL COORDINATION OF PROGRAM
15	ADMINISTRATION.—The Secretary shall ensure appro-
16	priate coordination between the Administrator and
17	the Administrator of the Health Care Financing Ad-
18	ministration in carrying out the programs under this
19	title.
20	"(c) Duties; Administrative Provisions.—
21	"(1) DUTIES.—
22	"(A) GENERAL DUTIES.—The Adminis-
23	trator shall carry out parts C and D,
24	including—



1	"(i) negotiating, entering into, and en-
2	forcing, contracts with plans for the offering
3	of Medicare+ Choice plans under part C, in-
4	cluding the offering of qualified prescription
5	drug coverage under such plans; and
6	"(ii) negotiating, entering into, and
7	enforcing, contracts with PDP sponsors for
8	the offering of prescription drug plans
9	under part D.
10	"(B) OTHER DUTIES.—The Administrator
11	shall carry out any duty provided for under part
12	C or part D, including demonstration projects
13	carried out in part or in whole under such parts,
14	the programs of all-inclusive care for the elderly
15	(PACE program) under section 1894, the social
16	health maintenance organization (SHMO) dem-
17	onstration projects (referred to in section 4104(c)
18	of the Balanced Budget Act of 1997), and
19	through a Medicare+ Choice project that dem-
20	onstrates the application of capitation payment
21	rates for frail elderly medicare beneficiaries
22	through the use of a interdisciplinary team and
23	through the provision of primary care services to
24	such beneficiaries by means of such a team at the
25	nursing facility involved).



1	"(C) Noninterference.—In carrying out
2	its duties with respect to the provision of quali-
3	fied prescription drug coverage to beneficiaries
4	under this title, the Administrator may not—
5	"(i) require a particular formulary or
6	institute a price structure for the reimburse-
7	ment of covered outpatient drugs;
8	"(ii) interfere in any way with nego-
9	tiations between PDP sponsors and
10	Medicare+ Choice organizations and drug
11	manufacturers, wholesalers, or other sup-
12	pliers of covered outpatient drugs; and
13	"(iii) otherwise interfere with the com-
14	petitive nature of providing such coverage
15	through such sponsors and organizations.
16	"(D) Annual reports.—Not later March
17	31 of each year, the Administrator shall submit
18	to Congress and the President a report on the
19	administration of parts C and D during the pre-
20	vious fiscal year.
21	"(2) STAFF.—
22	"(A) IN GENERAL.—The Administrator,
23	with the approval of the Secretary, may employ,
24	without regard to chapter 31 of title 5, United
25	States Code, such officers and employees as are



1	necessary to administer the activities to be car-
2	ried out through the Medicare Benefits Adminis-
3	tration.
4	"(B) FLEXIBILITY WITH RESPECT TO COM-
5	PENSATION.—
6	"(i) In general.—The staff of the
7	Medicare Benefits Administration shall,
8	subject to clause (ii), be paid without regard
9	to the provisions of chapter 51 and chapter
10	53 of such title (relating to classification
11	and schedule pay rates).
12	"(ii) Maximum rate.—In no case
13	may the rate of compensation determined
14	under clause (i) exceed the rate of basic pay
15	payable for level IV of the Executive Sched-
16	ule under section 5315 of title 5, United
17	States Code.
18	"(C) Limitation on full-time equiva-
19	LENT STAFFING FOR CURRENT HCFA FUNCTIONS
20	BEING TRANSFERRED.—The Administrator may
21	not employ under this paragraph a number of
22	full-time equivalent employees, to carry out func-
23	tions that were previously conducted by the
24	Health Care Financing Administration and that

are conducted by the Administrator by reason of



1	this section, that exceeds the number of such full-
2	time equivalent employees authorized to be em-
3	ployed by the Health Care Financing Adminis-
4	tration to conduct such functions as of the date
5	of the enactment of this Act.
6	"(3) Redelegation of certain functions of
7	THE HEALTH CARE FINANCING ADMINISTRATION.—
8	"(A) IN GENERAL.—The Secretary, the Ad-
9	ministrator, and the Administrator of the Health
10	Care Financing Administration shall establish
11	an appropriate transition of responsibility in
12	order to redelegate the administration of part C
13	from the Secretary and the Administrator of the
14	Health Care Financing Administration to the
15	Administrator as is appropriate to carry out the
16	purposes of this section.
17	"(B) Transfer of data and informa-
18	TION.—The Secretary shall ensure that the Ad-
19	ministrator of the Health Care Financing Ad-
20	ministration transfers to the Administrator of
21	the Medicare Benefits Administration such infor-
22	mation and data in the possession of the Admin-
23	istrator of the Health Care Financing Adminis-

tration as the Administrator of the Medicare



1	Benefits Administration requires to carry out the
2	duties described in paragraph (1).
3	"(C) Construction.—Insofar as a respon-
4	sibility of the Secretary or the Administrator of
5	the Health Care Financing Administration is re
6	delegated to the Administrator under this sec
7	tion, any reference to the Secretary or the Ad
8	ministrator of the Health Care Financing Ad
9	ministration in this title or title XI with respec
10	to such responsibility is deemed to be a reference
11	to the Administrator.
12	"(d) Office of Beneficiary Assistance.—
13	"(1) Establishment.—The Secretary shall es
14	tablish within the Medicare Benefits Administration
15	an Office of Beneficiary Assistance to carry out func
16	tions relating to medicare beneficiaries under this
17	title, including making determinations of eligibility of
18	individuals for benefits under this title, providing for
19	enrollment of medicare beneficiaries under this title
20	and the functions described in paragraph (2). The Of
21	fice shall be separate operating division within the
22	Administration.
23	"(2) Dissemination of information on bene-

FITS AND APPEALS RIGHTS.—



1	"(A) DISSEMINATION OF BENEFITS INFOR-
2	MATION.—The Office of Beneficiary Assistance
3	shall disseminate to medicare beneficiaries, by
4	mail, by posting on the Internet site of the Medi-
5	care Benefits Administration and through the
6	toll-free telephone number provided for under sec-
7	tion 1804(b), information with respect to the fol-
8	lowing:
9	"(i) Benefits, and limitations on pay-
10	ment (including cost-sharing, stop-loss pro-
11	visions, and formulary restrictions) under
12	parts C and D.
13	"(ii) Benefits, and limitations on pay-
14	ment under parts A and B, including infor-
15	mation on medicare supplemental policies
16	under section 1882.
17	Such information shall be presented in a manner
18	so that medicare beneficiaries may compare ben-
19	efits under parts A, B, D, and medicare supple-
20	mental policies with benefits under
21	Medicare+ Choice plans under part C.
22	"(B) DISSEMINATION OF APPEALS RIGHTS
23	INFORMATION.—The Office of Beneficiary Assist-
24	ance shall disseminate to medicare beneficiaries

in the manner provided under subparagraph (A)



1	a description of procedural rights (including
2	grievance and appeals procedures) of bene-
3	ficiaries under the original medicare fee-for-serv-
4	ice program under parts A and B, the
5	Medicare+ Choice program under part C, and
6	the Voluntary Prescription Drug Benefit Pro-
7	gram under part D.
8	"(3) MEDICARE OMBUDSMAN.—
9	"(A) In GENERAL.—Within the Office of
10	Beneficiary Assistance, there shall be a Medicare
11	Ombudsman, appointed by the Secretary from
12	among individuals with expertise and experience
13	in the fields of health care and advocacy, to
14	carry out the duties described in subparagraph
15	<i>(B)</i> .
16	"(B) Duties.—The Medicare Ombudsman
17	shall—
18	"(i) receive complaints, grievances, and
19	requests for information submitted by a
20	medicare beneficiary, with respect to any
21	aspect of the medicare program;
22	"(ii) provide assistance with respect to
23	complaints, grievances, and requests re-

ferred to in clause (i), including—



"(I) assistance in collecting re	<u>•</u>]-
evant information for such ben	!e-
ficiaries, to seek an appeal of a dec	: i -
sion or determination made by a fisc	al
intermediary, carrie	r,
Medicare+ Choice organization, a PD)P
sponsor under part D, or the Se	:C-
retary; and	
"(II) assistance to such ben	1 <i>e-</i>
ficiaries with any problems arisin	ng
from disenrollment from	a
Medicare+ Choice plan under part	C
or a prescription drug plan under pa	rt
D; and	
"(iii) submit annual reports to Con	n-
gress, the Secretary, and the Medicare Po) <i>]</i> -
icy Advisory Board describing the activiti	es
of the Office, and including such re	?C-
ommendations for improvement in the ac	d-
ministration of this title as the Ombudsma	an
determines appropriate.	
"(C) COORDINATION WITH STATE OMBUDE	S-
MAN PROGRAMS AND CONSUMER ORGANIZA	'A-
TIONS.—The Medicare Ombudsman shall, to the	he
extent appropriate, coordinate with State med	d-



1	ical Ombudsman programs, and with State- and
2	community-based consumer organizations, to—
3	"(i) provide information about the
4	medicare program; and
5	"(ii) conduct outreach to educate medi-
6	care beneficiaries with respect to manners
7	in which problems under the medicare pro-
8	gram may be resolved or avoided.
9	"(e) Medicare Policy Advisory Board.—
10	"(1) Establishment.—There is established
11	within the Medicare Benefits Administration the
12	Medicare Policy Advisory Board (in this section re-
13	ferred to the 'Board'). The Board shall advise, consult
14	with, and make recommendations to the Adminis-
15	trator of the Medicare Benefits Administration with
16	respect to the administration of parts C and D, in-
17	cluding the review of payment policies under such
18	parts.
19	"(2) Reports.—
20	"(A) In general.—With respect to matters
21	of the administration of parts C and D, the
22	Board shall submit to Congress and to the Ad-
23	ministrator of the Medicare Benefits Administra-
24	tion such reports as the Board determines appro-
25	priate. Each such report may contain such rec-



1	ommendations as the Board determines appro-
2	priate for legislative or administrative changes
3	to improve the administration of such parts, in-
4	cluding the topics described in subparagraph
5	(B). Each such report shall be published in the
6	Federal Register.
7	"(B) Topics described.—Reports required
8	under subparagraph (A) may include the fol-
9	lowing topics:
10	"(i) Fostering competition.—Rec-
11	ommendations or proposals to increase com-
12	petition under parts C and D for services
13	furnished to medicare beneficiaries.
14	"(ii) Education and enrollment.—
15	Recommendations for the improvement to
16	efforts to provide medicare beneficiaries in-
17	formation and education on the program
18	under this title, and specifically parts C
19	and D, and the program for enrollment
20	under the title.
21	"(iii) Implementation of risk-ad-
22	JUSTMENT.—Evaluation of the implementa-
23	tion under section 1853(a)(3)(C) of the risk
24	adjustment methodology to nayment rates

under that section to Medicare+ Choice or-



1	ganizations offering Medicare+ Choice plans
2	that accounts for variations in per capita
3	costs based on health status and other demo-
4	graphic factors.
5	"(iv) Disease management pro-
6	GRAMS.—Recommendations on the incorpo-
7	ration of disease management programs
8	under parts C and D.
9	"(v) RURAL ACCESS.—Recommenda-
10	tions to improve competition and access to
11	plans under parts C and D in rural areas.
12	"(C) MAINTAINING INDEPENDENCE OF
13	BOARD.—The Board shall directly submit to
14	Congress reports required under subparagraph
15	(A). No officer or agency of the United States
16	may require the Board to submit to any officer
17	or agency of the United States for approval,
18	comments, or review, prior to the submission to
19	Congress of such reports.
20	"(3) Duty of administrator of medicare
21	BENEFITS ADMINISTRATION.—With respect to any re-
22	port submitted by the Board under paragraph (2)(A),
23	not later than 90 days after the report is submitted,
24	the Administrator of the Medicare Benefits Adminis-

tration shall submit to Congress and the President an



1	analysis of recommendations made by the Board in
2	such report. Each such analysis shall be published in
3	the Federal Register.
4	"(4) MEMBERSHIP.—
5	"(A) Appointment.—Subject to the suc-
6	ceeding provisions of this paragraph, the Board
7	shall consist of 7 members to be appointed as fol-
8	lows:
9	"(i) 3 members shall be appointed by
10	the President.
11	"(ii) 2 members shall be appointed by
12	the Speaker of the House of Representatives,
13	with the advice of the chairman and the
14	ranking minority member of the Commit-
15	tees on Ways and Means and on Commerce
16	of the House of Representatives.
17	"(iii) 2 members shall be appointed by
18	the President pro tempore of the Senate
19	with the advice of the chairman and the
20	ranking minority member of the Senate
21	Committee on Finance.
22	"(B) QUALIFICATIONS.—The members shall
23	be chosen on the basis of their integrity, impar-
24	tiality, and good judgment, and shall be individ-
25	uals who are, by reason of their education and



1	experience in health care benefits management,
2	exceptionally qualified to perform the duties of
3	members of the Board.
4	"(C) Prohibition on inclusion of fed-
5	Eral employees.—No officer or employee of the
6	United States may serve as a member of the
7	Board.
8	"(5) Compensation.—Members of the Board
9	shall receive, for each day (including travel time) they
10	are engaged in the performance of the functions of the
11	board, compensation at rates not to exceed the daily
12	equivalent to the annual rate in effect for level IV of
13	the Executive Schedule under section 5315 of title 5,
14	United States Code.
15	"(6) Terms of office.—
16	"(A) In general.—The term of office of
17	members of the Board shall be 3 years.
18	"(B) TERMS OF INITIAL APPOINTEES.—As
19	designated by the President at the time of ap-
20	pointment, of the members first appointed—
21	"(i) 1 shall be appointed for a term of
22	1 year;
23	"(ii) 3 shall be appointed for terms of
24	2 years; and



1	"(iii) 3 shall be appointed for terms of
2	3 years.
3	"(C) REAPPOINTMENTS.—Any person ap-
4	pointed as a member of the Board may not serve
5	for more than 8 years.
6	"(D) VACANCY.—Any member appointed to
7	fill a vacancy occurring before the expiration of
8	the term for which the member's predecessor was
9	appointed shall be appointed only for the re-
10	mainder of that term. A member may serve after
11	the expiration of that member's term until a suc-
12	cessor has taken office. A vacancy in the Board
13	shall be filled in the manner in which the origi-
14	nal appointment was made.
15	"(7) Chair.—The Chair of the Board shall be
16	elected by the members. The term of office of the Chair
17	shall be 3 years.
18	"(8) Meetings.—The Board shall meet at the
19	call of the Chair, but in no event less than 3 times
20	during each fiscal year.
21	"(9) Director and staff.—
22	"(A) APPOINTMENT OF DIRECTOR.—The
23	Board shall have a Director who shall be ap-
24	pointed by the Chair.



1	"(B) In GENERAL.—With the approval of
2	the Board, the Director may appoint, without re-
3	gard to chapter 31 of title 5, United States Code,
4	such additional personnel as the Director con-
5	siders appropriate.
6	"(C) Flexibility with respect to com-
7	PENSATION.—
8	"(i) In GENERAL.—The Director and
9	staff of the Board shall, subject to clause
10	(ii), be paid without regard to the provi-
11	sions of chapter 51 and chapter 53 of such
12	title (relating to classification and schedule
13	pay rates).
14	"(ii) Maximum rate.—In no case
15	may the rate of compensation determined
16	under clause (i) exceed the rate of basic pay
17	payable for level IV of the Executive Sched-
18	ule under section 5315 of title 5, United
19	States Code.
20	"(D) Assistance from the adminis-
21	TRATOR OF THE MEDICARE BENEFITS ADMINIS-
22	TRATION.—The Administrator of the Medicare
23	Benefits Administration shall make available to
24	the Board such information and other assistance
25	as it may require to carry out its functions.



1	"(10) Contract authority.—The Board may
2	contract with and compensate government and pri-
3	vate agencies or persons to carry out its duties under
4	this subsection, without regard to section 3709 of the
5	Revised Statutes (41 U.S.C. 5).
6	"(f) Funding.—There is authorized to be appro-
7	priated, in appropriate part from the Federal Hospital In-
8	surance Trust Fund and from the Federal Supplementary
9	Medical Insurance Trust Fund (including the Medicare
10	Prescription Drug Account), such sums as are necessary to
11	carry out this section.".
12	(b) Effective Date.—
13	(1) In General.—The amendment made by sub-
14	section (a) shall take effect on the date of the enact-
15	ment of this Act.
16	(2) Timing of initial appointments.—The Ad-
17	ministrator and Deputy Administrator of the Medi-
18	care Benefits Administration may not be appointed
19	before March 1, 2001.
20	(3) Duties with respect to eligibility de-
21	TERMINATIONS AND ENROLLMENT.—The Adminis-
22	trator of the Medicare Benefits Administration shall
23	carry out enrollment under title XVIII of the Social
24	Security Act, make eligibility determinations under



1	such title, and carry out part C of such title for years
2	beginning or after January 1, 2003.
3	SEC. 202. MISCELLANEOUS ADMINISTRATIVE PROVISIONS.
4	(a) Administrator as Member of the Board of
5	Trustees of the Medicare Trust Funds.—Section
6	1817(b) and section 1841(b) of the Social Security Act (42)
7	U.S.C. 1395i(b), 1395t(b)) are each amended by striking
8	"and the Secretary of Health and Human Services, all ex
9	officio," and inserting "the Secretary of Health and
10	Human Services, and the Administrator of the Medicare
11	Benefits Administration, all ex officio,".
12	(b) Increase in Grade to Executive Level III
13	FOR THE ADMINISTRATOR OF THE HEALTH CARE FINANC-
14	ING ADMINISTRATION.—
15	(1) In General.—Section 5314 of title 5,
16	United States Code, by adding at the end the fol-
17	lowing:
18	"Administrator of the Health Care Financing
19	Administration.".
20	(2) Conforming amendment.—Section 5315 of
21	such title is amended by striking "Administrator of
22	the Health Care Financing Administration.".
23	(3) Effective date.—The amendments made
24	by this subsection take effect on March 1, 2001.



1	Subtitle B—Oversight of Financial
2	Sustainability of the Medicare
3	Program
4	SEC. 211. ADDITIONAL REQUIREMENTS FOR ANNUAL FI-
5	NANCIAL REPORT AND OVERSIGHT ON MEDI-
6	CARE PROGRAM.
7	(a) In General.—Section 1817 of the Social Security
8	Act (42 U.S.C. 1395i) is amended by adding at the end
9	the following new subsection:
10	"(I) Combined Report on Operation and Status
11	OF THE TRUST FUND AND THE FEDERAL SUPPLEMENTARY
12	MEDICAL INSURANCE TRUST FUND.—
13	"(1) IN GENERAL.—In addition to the duty of
14	the Board of Trustees to report to Congress under sub-
15	section (b), on the date the Board submits the report
16	required under subsection (b)(2), the Board shall sub-
17	mit to Congress a report on the operation and status
18	of the Trust Fund and the Federal Supplementary
19	Medical Insurance Trust Fund established under sec-
20	tion 1841 (in this subsection referred to as the 'Trust
21	Funds'). Such report shall included the following in-
22	formation:
23	"(A) OVERALL SPENDING FROM THE GEN-
24	ERAL FUND OF THE TREASURY.—A statement of
25	total amounts obligated during the preceding fis-



1	cal year from the General Revenues of the Treas-
2	ury to the Trust Funds for payment for benefits
3	covered under this title, stated in terms of the
4	total amount and in terms of the percentage such
5	amount bears to all other amounts obligated
6	from such General Revenues during such fiscal
7	year.
8	"(B) HISTORICAL OVERVIEW OF SPEND-
9	ING.—From the date of the inception of the pro-
10	gram of insurance under this title through the
11	fiscal year involved, a statement of the total
12	amounts referred to in subparagraph (A).
13	"(C) 10-YEAR AND 50-YEAR PROJECTIONS.—
14	An estimate of total amounts referred to in sub-
15	paragraph (A) required to be obligated for pay-
16	ment for benefits covered under this title for each
17	of the 10 fiscal years succeeding the fiscal year
18	involved and for the 50-year period beginning
19	with the succeeding fiscal year.
20	"(D) RELATION TO GDP GROWTH.—A com-
21	parison of the rate of growth of the total
22	amounts referred to in subparagraph (A) to the
23	rate of growth in the gross domestic product for



24

the same period.

1	(2) PUBLICATION.—Each report submitted
2	under paragraph (1) shall be published by the Com-
3	mittee on Ways and Means as a public document and
4	shall be made available by such Committee on the
5	Internet.".
6	(b) Effective Date.—The amendment made by sub-
7	section (a) shall apply with respect to fiscal years beginning
8	on or after the date of the enactment of this Act.
9	(c) Congressional Hearings.—It is the sense of
10	Congress that the committees of jurisdiction shall hold hear-
11	ings on the reports submitted under section 1817(1) of the
12	Social Security Act.
13	Subtitle C—Changes in Medicare
14	Coverage and Appeals Process
15	SEC. 221. REVISIONS TO MEDICARE APPEALS PROCESS.
16	(a) Conduct of Reconsiderations of Determina-
17	TIONS BY INDEPENDENT CONTRACTORS.—Section 1869 of
18	TIONS BY INDEFENDENT CONTRACTORS,—Section 1000 of
10	the Social Security Act (42 U.S.C. 1395ff) is amended to
19	
	the Social Security Act (42 U.S.C. 1395ff) is amended to
19	the Social Security Act (42 U.S.C. 1395ff) is amended to read as follows:
19 20 21	the Social Security Act (42 U.S.C. 1395ff) is amended to read as follows: "DETERMINATIONS; APPEALS
19 20 21	the Social Security Act (42 U.S.C. 1395ff) is amended to read as follows: "DETERMINATIONS; APPEALS "SEC. 1869. (a) INITIAL DETERMINATIONS.—The Sec-
1920212223	the Social Security Act (42 U.S.C. 1395ff) is amended to read as follows: "DETERMINATIONS; APPEALS "SEC. 1869. (a) INITIAL DETERMINATIONS.—The Secretary shall promulgate regulations and make initial deter-
1920212223	the Social Security Act (42 U.S.C. 1395ff) is amended to read as follows: "DETERMINATIONS; APPEALS "SEC. 1869. (a) Initial Determinations.—The Secretary shall promulgate regulations and make initial determinations with respect to benefits under part A or part B



1	"(2) The initial determination of the amount of
2	benefits available to the individual under such parts.
3	"(3) Any other initial determination with re-
4	spect to a claim for benefits under such parts, includ-
5	ing an initial determination by the Secretary that
6	payment may not be made, or may no longer be
7	made, for an item or service under such parts, an ini-
8	tial determination made by a utilization and quality
9	control peer review organization under section
10	1154(a)(2), and an initial determination made by an
11	entity pursuant to a contract with the Secretary to
12	administer provisions of this title or title XI.
13	"(b) Appeal Rights.—
14	"(1) In general.—
15	"(A) RECONSIDERATION OF INITIAL DETER-
16	MINATION.—Subject to subparagraph (D), any
17	individual dissatisfied with any initial deter-
18	mination under subsection (a) shall be entitled to
19	reconsideration of the determination, and, subject
20	to subparagraphs (D) and (E), a hearing thereon
21	by the Secretary to the same extent as is pro-
22	vided in section 205(b) and to judicial review of
23	the Secretary's final decision after such hearing

as is provided in section 205(g).



1	"(B) REPRESENTATION BY PROVIDER OR
2	SUPPLIER.—
3	"(i) IN GENERAL.—Sections 206(a),
4	1102, and 1871 shall not be construed as
5	authorizing the Secretary to prohibit an in-
6	dividual from being represented under this
7	section by a person that furnishes or sup-
8	plies the individual, directly or indirectly,
9	with services or items, solely on the basis
10	that the person furnishes or supplies the in-
11	dividual with such a service or item.
12	"(ii) Mandatory waiver of right
13	TO PAYMENT FROM BENEFICIARY.—Any
14	person that furnishes services or items to an
15	individual may not represent an individual
16	under this section with respect to the issue
17	described in section 1879(a)(2) unless the
18	person has waived any rights for payment
19	from the beneficiary with respect to the
20	services or items involved in the appeal.
21	"(iii) Prohibition on payment for
22	REPRESENTATION.—If a person furnishes
23	services or items to an individual and rep-
24	resents the individual under this section, the
25	person may not impose any financial liabil-



1	ity on such individual in connection with
2	such representation.
3	"(iv) Requirements for represent-
4	ATIVES OF A BENEFICIARY.—The provisions
5	of section 205(j) and section 206 (regarding
6	representation of claimants) shall apply to
7	representation of an individual with respect
8	to appeals under this section in the same
9	manner as they apply to representation of
10	an individual under those sections.
11	"(C) Succession of rights in cases of
12	ASSIGNMENT.—The right of an individual to an
13	appeal under this section with respect to an item
14	or service may be assigned to the provider of
15	services or supplier of the item or service upon
16	the written consent of such individual using a
17	standard form established by the Secretary for
18	such an assignment.
19	"(D) Time limits for appeals.—
20	"(i) Reconsiderations.—Reconsider-
21	ation under subparagraph (A) shall be
22	available only if the individual described
23	subparagraph (A) files notice with the Sec-
24	retary to request reconsideration by not

later than 180 days after the individual re-



1	ceives notice of the initial determination
2	under subsection (a) or within such addi-
3	tional time as the Secretary may allow.
4	"(ii) Hearings conducted by the
5	SECRETARY.—The Secretary shall establish
6	in regulations time limits for the filing of
7	a request for a hearing by the Secretary in
8	accordance with provisions in sections 205
9	and 206.
10	"(E) Amounts in controversy.—
11	"(i) In general.—A hearing (by the
12	Secretary) shall not be available to an indi-
13	vidual under this section if the amount in
14	controversy is less than \$100, and judicial
15	review shall not be available to the indi-
16	vidual if the amount in controversy is less
17	than \$1,000.
18	"(ii) AGGREGATION OF CLAIMS.—In
19	determining the amount in controversy, the
20	Secretary, under regulations, shall allow 2
21	or more appeals to be aggregated if the ap-
22	peals involve—
23	"(I) the delivery of similar or re-
24	lated services to the same individual by



1	one or more providers of services or
2	suppliers, or
3	"(II) common issues of law and
4	fact arising from services furnished to
5	2 or more individuals by one or more
6	providers of services or suppliers.
7	"(F) Expedited proceedings.—
8	"(i) Expedited determination.—In
9	the case of an individual who—
10	"(I) has received notice by a pro-
11	vider of services that the provider of
12	services plans to terminate services
13	provided to an individual and a physi-
14	cian certifies that failure to continue
15	the provision of such services is likely
16	to place the individual's health at sig-
17	nificant risk, or
18	"(II) has received notice by a pro-
19	vider of services that the provider of
20	services plans to discharge the indi-
21	vidual from the provider of services,
22	the individual may request, in writing or
23	orally, an expedited determination or an ex-
24	pedited reconsideration of an initial deter-
25	mination made under subsection (a), as the



1	case may be, and the Secretary shall pro-
2	vide such expedited determination or expe-
3	dited reconsideration.
4	"(ii) Expedited hearing.—In a
5	hearing by the Secretary under this section,
6	in which the moving party alleges that no
7	material issues of fact are in dispute, the
8	Secretary shall make an expedited deter-
9	mination as to whether any such facts are
10	in dispute and, if not, shall render a deci-
11	sion expeditiously.
12	"(G) REOPENING AND REVISION OF DETER-
13	MINATIONS.—The Secretary may reopen or revise
14	any initial determination or reconsidered deter-
15	mination described in this subsection under
16	guidelines established by the Secretary in regula-
17	tions.
18	"(2) Review of coverage determinations.—
19	"(A) NATIONAL COVERAGE DETERMINA-
20	TIONS.—
21	"(i) In General.—Review of any na-
22	tional coverage determination shall be sub-
23	ject to the following limitations:



"(I) Such a determination sh	hall
not be reviewed by any administrat	tive
law judge.	
"(II) Such a determination sh	hall
not be held unlawful or set aside on	the
ground that a requirement of sect	ion
553 of title 5, United States Code,	or
section 1871(b) of this title, relating	to to
publication in the Federal Register	or
opportunity for public comment, v	vas
not satisfied.	
"(III) Upon the filing of a co	m-
plaint by an aggrieved party, such	h a
determination shall be reviewed by	the
Departmental Appeals Board of	the
Department of Health and Hum	ıan
Services. In conducting such a revi	ew,
the Departmental Appeals Board sh	hall
review the record and shall permit of	dis-
covery and the taking of evidence	to
evaluate the reasonableness of the det	ter-
mination. In reviewing such a dec	ter-
mination, the Departmental Appe	eals
Board shall defer only to the reas	on-

able findings of fact, reasonable inter-



1	pretations of law, and reasonable ap-
2	plications of fact to law by the Sec-
3	retary.
4	"(IV) A decision of the Depart-
5	mental Appeals Board constitutes a
6	final agency action and is subject to
7	judicial review.
8	"(ii) Definition of national cov-
9	ERAGE DETERMINATION.—For purposes of
10	this section, the term 'national coverage de-
11	termination' means a determination by the
12	Secretary respecting whether or not a par-
13	ticular item or service is covered nationally
14	under this title, including such a deter-
15	mination under 1862(a)(1).
16	"(B) Local coverage determination.—In the
17	case of a local coverage determination made by a fis-
18	cal intermediary or a carrier under part A or part
19	B respecting whether a particular type or class of
20	items or services is covered under such parts, the fol-
21	lowing limitations apply:
22	"(i) Upon the filing of a complaint by an
23	aggrieved party, such a determination shall be
24	reviewed by an administrative law judge of the

Social Security Administration. The administra-



1	tive law judge shall review the record and shall
2	permit discovery and the taking of evidence to
3	evaluate the reasonableness of the determination.
4	In reviewing such a determination, the adminis-
5	trative law judge shall defer only to the reason-
6	able findings of fact, reasonable interpretations
7	of law, and reasonable applications of fact to law
8	by the Secretary.
9	"(ii) Such a determination may be reviewed
10	by the Departmental Appeals Board of the De-
11	partment of Health and Human Services.
12	"(iii) A decision of the Departmental Ap-
13	peals Board constitutes a final agency action
14	and is subject to judicial review.
15	"(C) NO MATERIAL ISSUES OF FACT IN DIS-
16	PUTE.—In the case of review of a determination
17	under subparagraph (A)(i)(III) or (B)(i) where the
18	moving party alleges that there are no material issues
19	of fact in dispute, and alleges that the only issue is
20	the constitutionality of a provision of this title, or
21	that a regulation, determination, or ruling by the
22	Secretary is invalid, the moving party may seek re-
23	view by a court of competent jurisdiction.
24	"(D) PENDING NATIONAL COVERAGE DETERMINA-
25	TIONS.—



1	"(i) In general.—In the event the Sec-
2	retary has not issued a national coverage or non-
3	coverage determination with respect to a par-
4	ticular type or class of items or services, an af-
5	fected party may submit to the Secretary a re-
6	quest to make such a determination with respect
7	to such items or services. By not later than the
8	end of the 90-day period beginning on the date
9	the Secretary receives such a request, the Sec-
10	retary shall take one of the following actions:
11	"(I) Issue a national coverage deter-
12	mination, with or without limitations.
13	"(II) Issue a national noncoverage de-
14	termination.
15	"(III) Issue a determination that no
16	national coverage or noncoverage deter-
17	mination is appropriate as of the end of
18	such 90-day period with respect to national
19	coverage of such items or services.
20	"(IV) Issue a notice that states that the
21	Secretary has not completed a review of the
22	request for a national coverage determina-
23	tion and that includes an identification of
24	the remaining steps in the Secretary's re-
25	view process and a deadline by which the



Secretary will complete the review and take
an action described in subclause (I), (II), or
(III).
"(ii) In the case of an action described in
clause (i)(IV), if the Secretary fails to take an
action referred to in such clause by the deadline
specified by the Secretary under such clause,
then the Secretary is deemed to have taken an
action described in clause (i)(III) as of the dead-
line.
"(iii) When issuing a determination under
clause (i), the Secretary shall include an expla-
nation of the basis for the determination. An ac-
tion taken under clause (i) (other than subclause
(IV)) is deemed to be a national coverage deter-
mination for purposes of review under subpara-
graph (A).
"(E) ANNUAL REPORT ON NATIONAL COVERAGE
DETERMINATIONS.—
"(i) In general.—Not later than December
1 of each year, beginning in 2001, the Secretary
shall submit to Congress a report that sets forth
a detailed compilation of the actual time periods
that were necessary to complete and fully imple-

ment national coverage determinations that were



1	made in the previous fiscal year for items, serv-
2	ices, or medical devices not previously covered as
3	a benefit under this title, including, with respect
4	to each new item, service, or medical device, a
5	statement of the time taken by the Secretary to
6	make the necessary coverage, coding, and pay-
7	ment determinations, including the time taken to
8	complete each significant step in the process of
9	making such determinations.
10	"(ii) Publication of reports on the
11	INTERNET.—The Secretary shall publish each re-
12	port submitted under clause (i) on the medicare
13	Internet site of the Department of Health and
14	Human Services.
15	"(3) Publication on the internet of deci-
16	SIONS OF HEARINGS OF THE SECRETARY.—Each deci-
17	sion of a hearing by the Secretary shall be made pub-
18	lic, and the Secretary shall publish each decision on
19	the Medicare Internet site of the Department of
20	Health and Human Services. The Secretary shall re-
21	move from such decision any information that would
22	identify any individual, provider of services, or sup-
23	plier.
24	"(4) Limitation on review of certain regu-



1	to a method for determining the amount of payment
2	under part B and which was initially issued before
3	January 1, 1981, shall not be subject to judicial re-
4	view.
5	"(5) Standing.—An action under this section
6	seeking review of a coverage determination (with re-
7	spect to items and services under this title) may be
8	initiated only by one (or more) of the following ag-
9	grieved persons, or classes of persons:
10	"(A) Individuals entitled to benefits under
11	part A, or enrolled under part B, or both, who
12	are in need of the items or services that are the
13	subject of the coverage determination.
14	"(B) Persons, or classes of persons, who
15	make, manufacture, offer, supply, make avail-
16	able, or provide such items and services.
17	"(c) Conduct of Reconsiderations by Inde-
18	PENDENT CONTRACTORS.—
19	"(1) In general.—The Secretary shall enter
20	into contracts with qualified independent contractors
21	to conduct reconsiderations of initial determinations
22	made under paragraphs (2) and (3) of subsection (a).
23	Contracts shall be for an initial term of three years
24	and shall be renewable on a triennial basis thereafter.



	123
1	"(2) QUALIFIED INDEPENDENT CONTRACTOR.—
2	For purposes of this subsection, the term 'qualified
3	independent contractor' means an entity or organiza-
4	tion that is independent of any organization under
5	contract with the Secretary that makes initial deter-
6	minations under subsection (a), and that meets the
7	requirements established by the Secretary consistent
8	with paragraph (3).
9	"(3) REQUIREMENTS.—Any qualified inde-
10	pendent contractor entering into a contract with the
11	Secretary under this subsection shall meet the fol-
12	lowing requirements:
13	"(A) IN GENERAL.—The qualified inde-
14	pendent contractor shall perform such duties and
15	functions and assume such responsibilities as
16	may be required under regulations of the Sec-
17	retary promulgated to carry out the provisions of
18	this subsection, and such additional duties, func-
19	tions, and responsibilities as provided under the
20	contract.
21	"(B) Determinations.—The qualified
22	independent contractor shall determine, on the
23	basis of such criteria, guidelines, and policies es-
24	tablished by the Secretary and published under

subsection (d)(2)(D), whether payment shall be



1	made for items or services under part A or part
2	B and the amount of such payment. Such deter-
3	mination shall constitute the conclusive deter-
4	mination on those issues for purposes of payment
5	under such parts for fiscal intermediaries, car-
6	riers, and other entities whose determinations
7	are subject to review by the contractor; except
8	that payment may be made if—
9	"(i) such payment is allowed by reason
10	of section 1879;
11	"(ii) in the case of inpatient hospital
12	services or extended care services, the quali-
13	fied independent contractor determines that
14	additional time is required in order to ar-
15	range for postdischarge care, but payment
16	may be continued under this clause for not
17	more than 2 days, and only in the case in
18	which the provider of such services did not
19	know and could not reasonably have been
20	expected to know (as determined under sec-
21	tion 1879) that payment would not other-
22	wise be made for such services under part A
23	or part B prior to notification by the quali-
24	fied independent contractor under this sub-
25	section;



1	"(iii) such determination is changed as
2	the result of any hearing by the Secretary
3	or judicial review of the decision under this
4	section; or
5	"(iv) such payment is authorized
6	under section $1861(v)(1)(G)$.
7	"(C) Deadlines for decisions.—
8	"(i) Determinations.—The qualified
9	independent contractor shall conduct and
10	conclude a determination under subpara-
11	graph (B) or an appeal of an initial deter-
12	mination, and mail the notice of the deci-
13	sion by not later than the end of the 45-day
14	period beginning on the date a request for
15	reconsideration has been timely filed.
16	"(ii) Consequences of failure to
17	MEET DEADLINE.—In the case of a failure
18	by the qualified independent contractor to
19	mail the notice of the decision by the end of
20	the period described in clause (i), the party
21	requesting the reconsideration or appeal
22	may request a hearing before an adminis-
23	trative law judge, notwithstanding any re-

quirements for a reconsidered determination



1	for purposes of the party's right to such
2	hearing.
3	"(iii) Expedited reconsider-
4	ATIONS.—The qualified independent con-
5	tractor shall perform an expedited reconsid-
6	eration under subsection (b)(1)(F) of a no-
7	tice from a provider of services or supplier
8	that payment may not be made for an item
9	or service furnished by the provider of serv-
10	ices or supplier, of a decision by a provider
11	of services to terminate services furnished to
12	an individual, or in accordance with the
13	following:
14	"(I) DEADLINE FOR DECISION.—
15	Notwithstanding section 216(j), not
16	later than 1 day after the date the
17	qualified independent contractor has
18	received a request for such reconsider-
19	ation and has received such medical or
20	other records needed for such reconsid-
21	eration, the qualified independent con-
22	tractor shall provide notice (by tele-
23	phone and in writing) to the indi-
24	vidual and the provider of services and

attending physician of the individual



1	of the results of the reconsideration.
2	Such reconsideration shall be con-
3	ducted regardless of whether the pro-
4	vider of services or supplier will charge
5	the individual for continued services or
6	whether the individual will be liable
7	for payment for such continued serv-
8	ices.
9	"(II) Consultation with bene-
10	FICIARY.—In such reconsideration, the
11	qualified independent contractor shall
12	solicit the views of the individual in-
13	volved.
14	"(D) Limitation on individual review-
15	ING DETERMINATIONS.—
16	"(i) Physicians.—No physician under
17	the employ of a qualified independent con-
18	tractor may review—
19	"(I) determinations regarding
20	health care services furnished to a pa-
21	tient if the physician was directly re-
22	sponsible for furnishing such services;
23	or
24	"(II) determinations regarding
25	health care services provided in or by



1	an institution, organization, or agen-
2	cy, if the physician or any member of
3	the physician's family has, directly or
4	indirectly, a significant financial in-
5	terest in such institution, organization,
6	or agency.
7	"(ii) Physician's family de-
8	SCRIBED.—For purposes of this paragraph,
9	a physician's family includes the physi-
10	cian's spouse (other than a spouse who is le-
11	gally separated from the physician under a
12	decree of divorce or separate maintenance),
13	children (including stepchildren and legally
14	adopted children), grandchildren, parents,
15	and grandparents.
16	"(E) Explanation of Determinations.—
17	Any determination of a qualified independent
18	contractor shall be in writing, and shall include
19	a detailed explanation of the determination as
20	well as a discussion of the pertinent facts and
21	applicable regulations applied in making such
22	determination.
23	"(F) Notice requirements.—Whenever a
24	qualified independent contractor makes a deter-

mination under this subsection, the qualified



1	independent contractor shall promptly notify
2	such individual and the entity responsible for the
3	payment of claims under part A or part B of
4	such determination.
5	"(G) DISSEMINATION OF INFORMATION.—
6	Each qualified independent contractor shall,
7	using the methodology established by the Sec-
8	retary under subsection (d)(4), make available
9	all determinations of such qualified independent
10	contractors to fiscal intermediaries (under sec-
11	tion 1816), carriers (under section 1842), peer
12	review organizations (under part B of title XI),
13	Medicare+ Choice organizations offering
14	Medicare+ Choice plans under part C, and other
15	entities under contract with the Secretary to
16	make initial determinations under part A or
17	part B or title XI.
18	"(H) Ensuring consistency in deter-
19	MINATIONS.—Each qualified independent con-
20	tractor shall monitor its determinations to en-
21	sure the consistency of its determinations with
22	respect to requests for reconsideration of similar
23	or related matters.



1	"(i) In General.—Consistent with the
2	requirements of clause (ii), a qualified inde-
3	pendent contractor shall collect such infor-
4	mation relevant to its functions, and keep
5	and maintain such records in such form
6	and manner as the Secretary may require
7	to carry out the purposes of this section and
8	shall permit access to and use of any such
9	information and records as the Secretary
10	may require for such purposes.
11	"(ii) Type of data collected.—
12	Each qualified independent contractor shall
13	keep accurate records of each decision made,
14	consistent with standards established by the
15	Secretary for such purpose. Such records
16	shall be maintained in an electronic data-
17	base in a manner that provides for identi-
18	fication of the following:
19	"(I) Specific claims that give rise
20	to appeals.
21	"(II) Situations suggesting the
22	need for increased education for pro-
23	viders of services, physicians, or sup-
24	pliers.



1	"(III) Situations suggesting the
2	need for changes in national or local
3	coverage policy.
4	"(IV) Situations suggesting the
5	need for changes in local medical re-
6	view policies.
7	"(iii) Annual reporting.—Each
8	qualified independent contractor shall sub-
9	mit annually to the Secretary (or otherwise
10	as the Secretary may request) records main-
11	tained under this paragraph for the pre-
12	vious year.
13	"(J) Hearings by the secretary.—The
14	qualified independent contractor shall (i) pre-
15	pare such information as is required for an ap-
16	peal of its reconsidered determination to the Sec-
17	retary for a hearing, including as necessary, ex-
18	planations of issues involved in the determina-
19	tion and relevant policies, and (ii) participate
20	in such hearings as required by the Secretary.
21	"(4) Number of qualified independent con-
22	TRACTORS.—The Secretary shall enter into contracts
23	with not fewer than 12 qualified independent contrac-
24	tors under this subsection.



1	"(5) Limitation on qualified independent
2	CONTRACTOR LIABILITY.—No qualified independent
3	contractor having a contract with the Secretary under
4	this subsection and no person who is employed by, or
5	who has a fiduciary relationship with, any such
6	qualified independent contractor or who furnishes
7	professional services to such qualified independent
8	contractor, shall be held by reason of the performance
9	of any duty, function, or activity required or author-
10	ized pursuant to this subsection or to a valid contract
11	entered into under this subsection, to have violated
12	any criminal law, or to be civilly liable under any
13	law of the United States or of any State (or political
14	subdivision thereof) provided due care was exercised
15	in the performance of such duty, function, or activity.
16	"(d) Administrative Provisions.—
17	"(1) Outreach.—The Secretary shall perform
18	such outreach activities as are necessary to inform in-
19	dividuals entitled to benefits under this title and pro-
20	viders of services and suppliers with respect to their
21	rights of, and the process for, appeals made under this
22	section. The Secretary shall use the toll-free telephone
23	number maintained by the Secretary (1–800–

MEDICAR(E)) (1-800-633-4227) to provide infor-



1	mation regarding appeal rights and respond to in-
2	quiries regarding the status of appeals.
3	"(2) GUIDANCE FOR RECONSIDERATIONS AND
4	HEARINGS.—
5	"(A) REGULATIONS.—Not later than 1 year
6	after the date of the enactment of this section, the
7	Secretary shall promulgate regulations governing
8	the processes of reconsiderations of determina-
9	tions by the Secretary and qualified independent
10	contractors and of hearings by the Secretary.
11	Such regulations shall include such specific cri-
12	teria and provide such guidance as required to
13	ensure the adequate functioning of the reconsid-
14	erations and hearings processes and to ensure
15	consistency in such processes.
16	"(B) DEADLINES FOR ADMINISTRATIVE AC-
17	TION.—
18	"(i) Hearing by administrative law
19	JUDGE.—
20	"(II) IN GENERAL.—Except as
21	provided in subclause (II), an admin-
22	istrative law judge shall conduct and
23	conclude a hearing on a decision of a
24	qualified independent contractor under
25	subsection (c) and render a decision on



1	such hearing by not later than the end
2	of the 90-day period beginning on the
3	date a request for hearing has been
4	timely filed.
5	"(II) WAIVER OF DEADLINE BY
6	PARTY SEEKING HEARING.—The 90-
7	day period under subclause (i) shall
8	not apply in the case of a motion or
9	stipulation by the party requesting the
10	hearing to waive such period.
11	"(ii) Departmental appeals board
12	REVIEW.—The Departmental Appeals Board
13	of the Department of Health and Human
14	Services shall conduct and conclude a re-
15	view of the decision on a hearing described
16	in subparagraph (B) and make a decision
17	or remand the case to the administrative
18	law judge for reconsideration by not later
19	than the end of the 90-day period beginning
20	on the date a request for review has been
21	timely filed.
22	"(iii) Consequences of failure to
23	MEET DEADLINES.—In the case of a failure
24	by an administrative law judge to render a

decision by the end of the period described



1	in clause (ii), the party requesting the hear-
2	ing may request a review by the Depart-
3	mental Appeals Board of the Department of
4	Health and Human Services, notwith-
5	standing any requirements for a hearing for
6	purposes of the party's right to such a re-
7	view.
8	"(iv) DAB HEARING PROCEDURE.—In
9	the case of a request described in clause
10	(iii), the Departmental Appeals Board shall
11	review the case de novo.
12	"(C) Policies.—The Secretary shall pro-
13	vide such specific criteria and guidance, includ-
14	ing all applicable national and local coverage
15	policies and rationale for such policies, as is nec-
16	essary to assist the qualified independent con-
17	tractors to make informed decisions in consid-
18	ering appeals under this section. The Secretary
19	shall furnish to the qualified independent con-
20	tractors the criteria and guidance described in
21	this paragraph in a published format, which
22	may be an electronic format.
23	"(D) Publication of medicare coverage
24	POLICIES ON THE INTERNET—The Secretary

shall publish national and local coverage policies



1	under this title on an Internet site maintained
2	by the Secretary.
3	"(E) Effect of failure to publish
4	POLICIES.—
5	"(i) National and local coverage
6	POLICIES.—Qualified independent contrac-
7	tors shall not be bound by any national or
8	local medicare coverage policy established
9	by the Secretary that is not published on
10	the Internet site under subparagraph (D).
11	"(ii) Other policies.—With respect
12	to policies established by the Secretary other
13	than the policies described in clause (i),
14	qualified independent contractors shall not
15	be bound by such policies if the Secretary
16	does not furnish to the qualified inde-
17	pendent contractor the policies in a pub-
18	lished format consistent with subparagraph
19	(C).
20	"(3) Continuing education requirement for
21	QUALIFIED INDEPENDENT CONTRACTORS AND ADMIN-
22	ISTRATIVE LAW JUDGES.—
23	"(A) IN GENERAL.—The Secretary shall
24	provide to each qualified independent contractor,
25	and, in consultation with the Commissioner of



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1	Social Security, to administrative law judges
2	that decide appeals of reconsiderations of initial
3	determinations or other decisions or determina-
4	tions under this section, such continuing edu-
5	cation with respect to policies of the Secretary
6	under this title or part B of title XI as is nec-
7	essary for such qualified independent contractors
8	and administrative law judges to make informed
9	decisions with respect to appeals.

"(B) Monitoring of decisions by quali-FIED INDEPENDENT CONTRACTORS AND ADMINIS-TRATIVE LAW JUDGES.—The Secretary shall monitor determinations made by all qualified independent contractors and administrative law judges under this section and shall provide continuing education and training to such qualified independent contractors and administrative law judges to ensure consistency of determinations with respect to appeals on similar or related matters. To ensure such consistency, the Secretary shall provide for administration and oversight of qualified independent contractors and, in consultation with the Commissioner of Social Security, administrative law judges through a central office of the Department of Health and



1	Human Services. Such administration and over-
2	sight may not be delegated to regional offices of
3	the Department.
4	"(4) Dissemination of Determinations.—The
5	Secretary shall establish a methodology under which
6	qualified independent contractors shall carry out sub-
7	section $(c)(3)(G)$.
8	"(5) Survey.—Not less frequently than every 5
9	years, the Secretary shall conduct a survey of a valid
10	sample of individuals entitled to benefits under this
11	title, providers of services, and suppliers to determine
12	the satisfaction of such individuals or entities with
13	the process for appeals of determinations provided for
14	under this section and education and training pro-
15	vided by the Secretary with respect to that process.
16	The Secretary shall submit to Congress a report de-
17	scribing the results of the survey, and shall include
18	any recommendations for administrative or legislative
19	actions that the Secretary determines appropriate.
20	"(6) Report to congress.—The Secretary
21	shall submit to Congress an annual report describing
22	the number of appeals for the previous year, identi-
23	fying issues that require administrative or legislative
24	actions, and including any recommendations of the

Secretary with respect to such actions. The Secretary



- 1 shall include in such report an analysis of determina-
- 2 tions by qualified independent contractors with re-
- 3 spect to inconsistent decisions and an analysis of the
- 4 causes of any such inconsistencies.".
- 5 (b) Applicability of Requirements and Limita-
- 6 TIONS ON LIABILITY OF QUALIFIED INDEPENDENT CON-
- 7 TRACTORS TO MEDICARE+ CHOICE INDEPENDENT APPEALS
- 8 Contractors.—Section 1852(g)(4) of the Social Security
- 9 Act (42 U.S.C. 1395w-22(e)(3)) is amended by adding at
- 10 the end the following: "The provisions of section 1869(c)(5)
- 11 shall apply to independent outside entities under contract
- 12 with the Secretary under this paragraph.".
- 13 (c) Conforming Amendment to Review by the
- 14 Provider Reimbursement Review Board.—Section
- 15 1878(g) of the Social Security Act (42 U.S.C. 139500(g))
- 16 is amended by adding at the end the following new para-
- 17 graph:
- 18 "(3) Findings described in paragraph (1) and deter-
- 19 minations and other decisions described in paragraph (2)
- 20 may be reviewed or appealed under section 1869.".
- 21 SEC. 222. PROVISIONS WITH RESPECT TO LIMITATIONS ON
- 22 **LIABILITY OF BENEFICIARIES.**
- 23 (a) Expansion of Limitation of Liability Protec-
- 24 TION FOR BENEFICIARIES WITH RESPECT TO MEDICARE
- 25 CLAIMS NOT PAID OR PAID INCORRECTLY.—



1	(1) In general.—Section 1879 of the Social Se-
2	curity Act (42 U.S.C. 1395pp) is amended by adding
3	at the end the following new subsections:
4	"(i) Notwithstanding any other provision of this Act,
5	an individual who is entitled to benefits under this title
6	and is furnished a service or item is not liable for repay-
7	ment to the Secretary of amounts with respect to such
8	benefits—
9	"(1) subject to paragraph (2), in the case of a
10	claim for such item or service that is incorrectly paid
11	by the Secretary; and
12	"(2) in the case of payments made to the indi-
13	vidual by the Secretary with respect to any claim
14	under paragraph (1), the individual shall be liable for
15	repayment of such amount only up to the amount of
16	payment received by the individual from the Sec-
17	retary.
18	"(j)(1) An individual who is entitled to benefits under
19	this title and is furnished a service or item is not liable
20	for payment of amounts with respect to such benefits in the
21	following cases:
22	"(A) In the case of a benefit for which an initial
23	determination has not been made by the Secretary
24	under subsection (a) whether payment may be made
25	under this title for such benefit.



1	"(B) In the case of a claim for such item or serv-
2	ice that is—
3	"(i) improperly submitted by the provider
4	of services or supplier; or
5	"(ii) rejected by an entity under contract
6	with the Secretary to review or pay claims for
7	services and items furnished under this title, in-
8	cluding an entity under contract with the Sec-
9	retary under section 1857.
10	"(2) The limitation on liability under paragraph (1)
11	shall not apply if the individual signs a waiver provided
12	by the Secretary under subsection (1) of protections under
13	this paragraph, except that any such waiver shall not apply
14	in the case of a denial of a claim for noncompliance with
15	applicable regulations or procedures under this title or title
16	XI.
17	"(k) An individual who is entitled to benefits under
18	this title and is furnished services by a provider of services
19	is not liable for payment of amounts with respect to such
20	services prior to noon of the first working day after the date
21	the individual receives the notice of determination to dis-
22	charge and notice of appeal rights under paragraph (1),
23	unless the following conditions are met:
24	"(1) The provider of services shall furnish a no-
25	tice of discharge and appeal rights established by the



Secretary under subsection (1) to each individual entitled to benefits under this title to whom such provider of services furnishes services, upon admission of the individual to the provider of services and upon notice of determination to discharge the individual from the provider of services, of the individual's limitations of liability under this section and rights of appeal under section 1869.

"(2) If the individual, prior to discharge from the provider of services, appeals the determination to discharge under section 1869 not later than noon of the first working day after the date the individual receives the notice of determination to discharge and notice of appeal rights under paragraph (1), the provider of services shall, by the close of business of such first working day, provide to the Secretary (or qualified independent contractor under section 1869, as determined by the Secretary) the records required to review the determination.

"(1) The Secretary shall develop appropriate standard forms for individuals entitled to benefits under this title to waive limitation of liability protections under subsection (j) and to receive notice of discharge and appeal rights under subsection (k). The forms developed by the Secretary under this subsection shall clearly and in plain language



inform such individuals of their limitations on liability,

their rights under section 1869(a) to obtain an initial determination by the Secretary of whether payment may be 3 made under part A or part B for such benefit, and their 4 rights of appeal under section 1869(b), and shall inform such individuals that they may obtain further information or file an appeal of the determination by use of the tollfree telephone number (1–800–MEDICAR(E)) (1–800–633– 8 4227) maintained by the Secretary. The forms developed by the Secretary under this subsection shall be the only manner 10 in which such individuals may waive such protections under this title or title XI. 12 13 "(m) An individual who is entitled to benefits under this title and is furnished an item or service is not liable 14 for payment of cost sharing amounts of more than \$50 with respect to such benefits unless the individual has been informed in advance of being furnished the item or service of the estimated amount of the cost sharing for the item or service using a standard form established by the Sec-19 20 retary.". 21 (2) Conforming amendment.—Section 1870(a) 22 of the Social Security Act (42 U.S.C. 1395gg(a)) is amended by striking "Any payment under this title" 23 and inserting "Except as provided in section 1879(i), 24

any payment under this title".



1	(b) INCLUSION OF BENEFICIARY LIABILITY INFORMA-
2	TION IN EXPLANATION OF MEDICARE BENEFITS.—Section
3	1806(a) of the Social Security Act (42 U.S.C. 1395b-7(a))
4	is amended—
5	(1) in paragraph (1), by striking "and" at the
6	end;
7	(2) by redesignating paragraph (2) as para-
8	graph (3); and
9	(3) by inserting after paragraph (1) the fol-
10	lowing new paragraph:
11	"(2) lists with respect to each item or service fur-
12	nished the amount of the individual's liability for
13	payment;";
14	(4) in paragraph (3), as so redesignated, by
15	striking the period at the end and inserting "; and",
16	and
17	(5) by adding at the end the following new para-
18	graph:
19	"(4) includes the toll-free telephone number (1-
20	800-MEDICAR(E)) (1-800-633-4227) for informa-
21	tion and questions concerning the statement, liability
22	of the individual for payment, and appeal rights,".



1	SEC. 223. WAIVERS OF LIABILITY FOR COST SHARING
2	AMOUNTS.
3	(a) In General.—Section 1128A(i)(6)(A) of the So-
4	cial Security Act (42 U.S.C. 1320a-7a(i)(6)(A)) is amend-
5	ed by striking clauses (i) through (iii) and inserting the
6	following:
7	"(i) the waiver is offered as a part of
8	a supplemental insurance policy or retiree
9	health plan;
10	"(ii) the waiver is not offered as part
11	of any advertisement or solicitation, other
12	than in conjunction with a policy or plan
13	described in clause (i);
14	"(iii) the person waives the coinsur-
15	ance and deductible amount after the bene-
16	ficiary informs the person that payment of
17	the coinsurance or deductible amount would
18	pose a financial hardship for the indi-
19	vidual; or
20	"(iv) the person determines that the co-
21	insurance and deductible amount would not
22	justify the costs of collection.".
23	(b) Conforming Amendment.—Section 1128B(b) of
24	the Social Security Act (42 U.S.C. 1320a-7b(b)) is amend-
25	ed by adding at the end the following new paragraph:



1	"(4) In this section, the term 'remuneration' in-
2	cludes the meaning given such term in section
3	1128A(i)(6).''.
4	SEC. 224. ELIMINATION OF MOTIONS BY THE SECRETARY
5	ON DECISIONS OF THE PROVIDER REIM-
6	BURSEMENT REVIEW BOARD.
7	Section 1878(f)(1) of such Act (42 U.S.C. 139500(f)(1))
8	is amended—
9	(1) in the first sentence, by striking "unless the
10	Secretary, on his own motion, and within 60 days
11	after the provider of services is notified of the Board's
12	decision, reverses, affirms, or modifies the Board's de-
13	cision'';
14	(2) in the second sentence, by striking ", or of
15	any reversal, affirmance, or modification by the Sec-
16	retary," and "or of any reversal, affirmance, or modi-
17	fication by the Secretary"; and
18	(3) in the fifth sentence, by striking "and not
19	subject to review by the Secretary".



1	TITLE III—MEDICARE+CHOICE
2	REFORMS; PRESERVATION OF
3	MEDICARE PART B DRUG BEN-
4	EFIT
5	Subtitle A—Medicare+Choice
6	Reforms
7	SEC. 301. INCREASE IN NATIONAL PER CAPITA
8	MEDICARE+CHOICE GROWTH PERCENTAGE IN
9	2001 AND 2002.
10	Section 1853(c)(6)(B) of the Social Security Act (42
11	U.S.C. 1395w-23(c)(6)(B)) is amended—
12	(1) in clause (iv), by striking "for 2001, 0.5 per-
13	centage points" and inserting "for 2001, 0 percentage
14	points"; and
15	(2) in clause (v), by striking "for 2002, 0.3 per-
16	centage points" and inserting "for 2002, 0 percentage
17	points".
18	SEC. 302. PERMANENTLY REMOVING APPLICATION OF
19	BUDGET NEUTRALITY BEGINNING IN 2002.
20	Section 1853(c) of the Social Security Act (42 U.S.C.
21	1395w-23(c)) is amended—
22	(1) in paragraph (1)(A), in the matter following
23	clause (ii), by inserting "(for years before 2002)"
24	after "multiplied"; and



1	(2) in paragraph (5), by inserting "(before
2	2002)" after "for each year".
3	SEC. 303. INCREASING MINIMUM PAYMENT AMOUNT.
4	(a) In General.—Section 1853(c)(1)(B)(ii) of the So-
5	cial Security Act (42 U.S.C. 1395w-23(c)(1)(B)(ii)) is
6	amended—
7	(1) by striking "(ii) For a succeeding year" and
8	inserting "(ii)(I) Subject to subclause (II), for a suc-
9	ceeding year"; and
10	(2) by adding at the end the following new sub-
11	clause:
12	"(II) For 2002 for any of the 50 States
13	and the District of Columbia, \$450.".
14	(b) Effective Date.—The amendments made by sub-
15	section (a) apply to years beginning with 2002.
16	SEC. 304. ALLOWING MOVEMENT TO 50:50 PERCENT BLEND
17	IN 2002.
18	Section 1853(c)(2) of the Social Security Act (42)
19	U.S.C. 1395w-23(c)(2)) is amended—
20	(1) by striking the period at the end of subpara-
21	graph (F) and inserting a semicolon; and
22	(2) by adding after and below subparagraph (F)
23	the following:



1	"except that a Medicare+ Choice organization may
2	elect to apply subparagraph (F) (rather than sub-
3	paragraph (E)) for 2002.''.
4	SEC. 305. INCREASED UPDATE FOR PAYMENT AREAS WITH
5	ONLY ONE OR NO MEDICARE+CHOICE CON-
6	TRACTS.
7	(a) In General.—Section 1853(c)(1)(C)(ii) of the So-
8	cial Security Act (42 U.S.C. 1395w-23(c)(1)(C)(ii)) is
9	amended—
10	(1) by striking "(ii) For a subsequent year" and
11	inserting "(ii)(I) Subject to subclause (II), for a sub-
12	sequent year"; and
13	(2) by adding at the end the following new sub-
14	clause:
15	"(II) During 2002, 2003, 2004, and
16	2005, in the case of a Medicare+ Choice
17	payment area in which there is no more
18	than 1 contract entered into under this part
19	as of July 1 before the beginning of the
20	year, 102.5 percent of the annual
21	Medicare+ Choice capitation rate under this
22	paragraph for the area for the previous
23	year.".
24	(b) Construction.—The amendments made by sub-
25	section (a) do not affect the payment of a first time bonus



1	under section 1853(i) of the Social Security Act (42 U.S.C.
2	1395w-23(i)).
3	SEC. 306. PERMITTING HIGHER NEGOTIATED RATES IN CER-
4	TAIN MEDICARE+CHOICE PAYMENT AREAS
5	BELOW NATIONAL AVERAGE.
6	Section 1853(c)(1) of the Social Security Act (42
7	U.S.C. 1395w-23(c)(1)) is amended—
8	(1) in the matter before subparagraph (A), by
9	striking "or (C)" and inserting "(C), or (D)"; and
10	(2) by adding at the end the following new sub-
11	paragraph:
12	"(D) PERMITTING HIGHER RATES THROUGH
13	NEGOTIATION.—
14	"(i) In general.—For each year be-
15	ginning with 2004, in the case of a
16	Medicare+ Choice payment area for which
17	the Medicare+Choice capitation rate under
18	this paragraph would otherwise be less than
19	the United States per capita cost (USPCC),
20	as calculated by the Secretary, a
21	Medicare+ Choice organization may nego-
22	tiate with the Medicare Benefits Adminis-
23	trator an annual per capita rate that—



1	"(I) reflects an annual rate of in-
2	crease up to the rate of increase speci-
3	fied in clause (ii);
4	"(II) takes into account audited
5	current data supplied by the organiza-
6	tion on its adjusted community rate
7	(as defined in section 1854(f)(3)); and
8	"(III) does not exceed the United
9	States per capita cost, as projected by
10	the Secretary for the year involved.
11	"(ii) Maximum rate described.—
12	The rate of increase specified in this clause
13	for a year is the rate of inflation in private
14	health insurance for the year involved, as
15	projected by the Medicare Benefits Adminis-
16	trator, and includes such adjustments as
17	may be necessary—
18	"(I) to reflect the demographic
19	characteristics in the population under
20	this title; and
21	"(II) to eliminate the costs of pre-
22	scription drugs.
23	"(iii) Adjustments for over or
24	UNDER PROJECTIONS.—If subparagraph is
25	applied to an organization and payment



1	area for a year, in applying this subpara-
2	graph for a subsequent year the provisions
3	of paragraph (6)(C) shall apply in the same
4	manner as such provisions apply under this
5	paragraph.".
6	SEC. 307. 10-YEAR PHASE IN OF RISK ADJUSTMENT BASED
7	ON DATA FROM ALL SETTINGS.
8	Section 1853(a)(3)(C)(ii) of the Social Security Act
9	(42 U.S.C. 1395w-23(c)(1)(C)(ii)) is amended—
10	(1) by striking the period at the end of subclause
11	(II) and inserting a semicolon; and
12	(2) by adding after and below subclause (II) the
13	following:
14	"and, beginning in 2004, insofar as such
15	risk adjustment is based on data from all
16	settings, the methodology shall be phased in
17	equal increments over a 10 year period, be-
18	ginning with 2004 or (if later) the first
19	year in which such data is used.".



1	Subtitle B—Preservation of Medi-
2	care Coverage of Drugs and
3	Biologicals
4	SEC. 311. PRESERVATION OF COVERAGE OF DRUGS AND
5	BIOLOGICALS UNDER PART B OF THE MEDI-
6	CARE PROGRAM.
7	(a) In General.—Section 1861(s)(2) of the Social Se-
8	curity Act (42 U.S.C. 1395x(s)(2)) is amended, in each of
9	subparagraphs (A) and (B), by striking "(including drugs
10	and biologicals which cannot, as determined in accordance
11	with regulations, be self-administered)" and inserting "(in-
12	cluding injectable and infusable drugs and biologicals which
13	are not usually self-administered by the patient)".
14	(b) Effective Date.—The amendment made by sub-
15	section (a) applies to drugs and biologicals administered
16	on or after October 1, 2000.
17	SEC. 312. GAO REPORT ON PART B PAYMENT FOR DRUGS
18	AND BIOLOGICALS AND RELATED SERVICES.
19	(a) In General.—The Comptroller General of the
20	United States shall conduct a study to quantify the extent
21	to which reimbursement for drugs and biologicals under the
22	current medicare payment methodology (provided under
23	section 1842 (o) of the Social Security Act (42 U.S.C.
24	1395u(o)) overpays for the cost of such drugs and biologicals



1	compared to the average acquisition cost paid by physicians
2	or other suppliers of such drugs
3	(B) Elements.—The study shall also assess the con-
4	sequences of changing the current medicare payment meth-
5	odology to a payment methodology that is based on the aver-
6	age acquisition cost of the drugs. The study shall, at a min-
7	imum, assess the effects of such a reduction on—
8	(1) the delivery of health care services to Medi-
9	care beneficiaries with cancer;
10	(2) total Medicare expenditures, including an es-
11	timate of the number of patients who would, as a re-
12	sult of the payment reduction, receive chemotherapy
13	in a hospital rather than in a physician's office;
14	(3) the delivery of dialysis services;
15	(4) the delivery of vaccines;
16	(5) the administration in physician offices of
17	drugs other than cancer therapy drugs; and
18	(6) the effect on the delivery of drug therapies by
19	hospital outpatient departments of changing the aver-
20	age wholesale price as the basis for Medicare pass-
21	through payments to such departments, as included
22	in the Medicare, Medicaid, and SCHIP Balanced
23	Budget Refinement Act of 1999.
24	(c) Payment for Related Professional Serv-
25	ICES.—The study shall also include a review of the extent



1	to which other payment methodologies under part B of the
2	medicare program, if any, intended to reimburse physician
3	and other suppliers of drugs and biologicals described in
4	subsection (a) for costs incurred in handling, storing and
5	administering such drugs and biologicals are inadequate to
6	cover such costs and whether an additional payment would
7	be required to cover these costs under the average acquisi-
8	tion cost methodology.
9	(d) Consideration of Issues in Implementing an
10	AVERAGE ACQUISITION COST METHODOLOGY.—The study
11	shall assess possible means by which a payment method
12	based on average acquisition cost could be implemented, in-
13	cluding at least the following:
14	(1) Identification of possible bases for deter-
15	mining the average acquisition cost of drugs, such as
16	surveys of wholesaler catalog prices, and determina-
17	tion of the advantages, disadvantages, and costs (to
18	the government and public) of each possible approach.
19	(2) The impact on individual providers and
20	practitioners if average or median prices are used as
21	the payment basis.
22	(3) Methods for updating and keeping current
23	the prices used as the payment basis.
24	(e) COORDINATION WITH BRRA STUDY—The Comp-

25 troller General shall conduct the study under this section



- 1 in coordination with the study provided for under section
- 2 213(a) of the Medicare, Medicaid, and SCHIP Balanced
- 3 Budget Refinement Act of 1999 (113 Stat. 1501A-350), as
- 4 enacted into law by section 1000(a)(6) of Public Law 106-
- 5 113.
- 6 (f) Report.—Not later than 6 months after the date
- 7 of the enactment of this Act, the Comptroller General shall
- 8 submit a report on the study conducted under this section,
- 9 as well as the study referred to in subsection (e). Such re-
- 10 port shall include recommendations regarding such changes
- 11 in the medicare reimbursement policies described in sub-
- 12 sections (a) and (c) as the Comptroller General deems ap-
- 13 propriate, as well as the recommendations described in sec-
- 14 tion 213(b) of the Medicare, Medicaid, and SCHIP Bal-
- 15 anced Budget Refinement Act of 1999.

